

Description		Total Support	Supported by Precincts:									
1	Property Tax Relief for ALL Texas Citizens	9	9	34	49	54	55	61	63	78	81	
2	Make Secretary of State Elected Position	8	9	11	23	61	62	75	81	90		
3	Emergency Powers Act	7	11	51	54	61	62	81	90			
4	Protect the Vote from Illegal Immigration	7	11	23	34	49	50	61	81			
5	Essential Entities / Emergency powers	7	51	61	62	63	75	78	90			
6	Defending Medical Freedom and Personal Responsibility	7	9	11	61	62	63	78	90			
7	Stop Gender Reassignment under guise of healthcare	6	11	51	61	78	81	91				
8	Exit Texas from ERIC System	6	11	51	61	63	78	81				
9	Closed Republican Primaries in Texas	6	11	59	61	62	63	90				
10	Back to the Basics K-12 Education in Texas	6	34	44	49	61	62	81				
11	Parents' Right to Know and Consent	6	9	11	23	61	81	91				
12	Repel the Invasion on the Southern Border	6	9	11	54	61	75	78				
13	Texas War Powers Border Security	5	23	55	63	78	81					
14	Patient Bill of Rights	5	34	44	49	61	63					
15	Ban on Taxpayer Funded Lobbying	5	50	51	55	63	78					
16	Texas Independence	4	51	58	75	78						
17	In Support of Medical Freedom	4	23	36	51	61						
18	Non-Contradiction of RPT Platform	4	33	40	49	54						
19	Call for Honest Elections	4	34	49	62	81						
20	"No-Growth" Budget	4	51	55	78	81						
21	Special Sessions	3	11	75	78							
22	Make election day a state holiday	3	11	50	78							
23	Election Integrity	3	23	51	81							
24	Require Public Ed on the Humanity of the Preborn Child	3	34	49	61							
25	Oposing the Federal Mileage Tax	3	34	49	55							
26	RPT Conflict of Interest Resolution	3	34	49	63							
27	Delete Obscenity Exemptions in Texas Public Schools	3	44	63	91							
28	Prohibit Inappropriate Content from Schools and Libraries	3	44	51	61							
29	Texas SOS can legally Purge Non-Citizens from voting rolls	3	51	75	78							
30	Voter Fraud Prosecution	3	51	63	78							
31	Abolish Abortion	3	51	61	78							
32	Seperation of Texas elections from Federal	3	59	63	78							
33	Oppose Biden 30 x 30	2	9	23								
34	Paper Ballots - no electronic voting	2	16	62								
35	Constitutional Ammd - Legislature can call Special Session	2	34	49								
36	SREC Vacancy replacement by caucus	2	34	49								
37	Opposing Imposition of Climate or Social Justice Policies on Transp	2	34	49								
38	Early Voting/Voting period Reform	2	34	49								
39	Informed Consent	2	34	49								
40	Medical Freedom - off-label medications	2	51	61								
41	Medical Freedom - Surgical options based on vaccination	2	61	78								
42	Regulating Bill Authorization	2	51	78								
43	Ban on Mandatory CoVID Vaccinations	2	55	81								
44	Right to Try treatment plans	2	61	81								
45	Hold Drunk Drivers \$\$ responsible	1	11									
46	Concerning Texas Disaster Act of 1975	1	49									
47	Focus on Academic Subjects	1	49									
48	Protection of Data Privacy	1	51									
49	Investiage / Prosecute those interfering with healthcare options for C	1	51									
50	Gambling in Texas	1	51									
51	Preserving existing platform on transportation & Tolls	1	51									
53	Repealing the Anti-Life 10-Day Rule	1	61									

Precincts without resolutions

7, 12, 24, 28, 29, 30, 31, 32, 41, 45, 46, 47, 57, 60, 77

# #1 Passed by Precincts: 9, 34, 49, 54, 55, 61, 63, 78, 81

## Resolution in Support of Eliminating the Property Tax

WHEREAS, a property tax has been levied by various governments on Texans since before its independence from Mexico; and

WHEREAS, a Texas property owner never truly owns their property and instead is subjected to perpetual rent to the government based primarily on subjective valuations of appraisal review boards and tax rates established by local taxing entities with virtually no feedback from those whom the tax is being imposed upon; and

WHEREAS, the property tax is immoral and regressive, while ultimately impacting low and fixed-income Texans the most due to the cost of property taxes compounding over time; and

WHEREAS, in the last few decades the property tax burden on Texans has exponentially increased as a portion of the overall taxes paid, rising 181%, far outpacing other states. The *Tax Foundation* reported in 2021 that Texas had the 6th most burdensome property tax in the United States and *WalletHub* reported just one year earlier that Texas ranked 6th in most onerous property taxes. This growth happened despite Republican majorities in the state legislature during that time; and

WHEREAS, in recent polling, 82% of Texans indicated that property taxes are a serious issue, whilst 7 out of every 10 of those polled indicated that they would be upset if the most recent legislative sessions concluded with nothing done to lower their property tax burdens; and

WHEREAS, in the most recent Texas Legislative Sessions, virtually no real property tax relief was administered, and instead lawmakers approved of paltry gimmicks aimed at special classes of Texans, only slowing the growth of such burdens; and

NOW THEREFORE BE IT RESOLVED, \_\_\_\_\_ supports eliminating the property tax system and the idea of paying perpetual rent to the government; and

BE IT FURTHER RESOLVED, \_\_\_\_\_ supports finding other sources of existing revenue to fund important government services, including but not limited to, cutting government spending and using existing budget surpluses to aid in transitioning to a new fair tax system, should one be needed.

## #2 Passed by Precincts: 9, 11, 23, 61, 62, 75, 81, 90

### RESOLUTION: MAKE THE SECRETARY OF STATE AN ELECTED POSITION

- Currently the Secretary of State of Texas is appointed by the Governor making the SOS accountable to one person and not Texas citizens.
- Since the Governor runs for elected office, and appoints the individual who oversees his election, this is a conflict-of-interest and opens up opportunities for election fraud.
- Abbott's SOS appointments have been a six-year mess
  - A. Carlos Cascos – Foreign born (Mexico) – Confirmed by Texas Senate - Served 1 year
  - B. Rolando Pablos – Foreign born (Mexico) – Served 1 year
  - C. David Whitley – Texas Born – Not confirmed by Texas Senate - Served 5 months
  - D. No SOS – May to August 2019
  - E. Ruth R. Hughs – Foreign born (Argentina) – Not confirmed by Texas Senate - Served 9 months
  - F. No SOS – June to October 2021
  - G. John B Scott – Native Born – Current Appointment
- In Texas' 177 history, 114 SOS have been appointed, for an average service of 1.5 years.
- In 35 states, 74% of the country, the Secretary of State is elected position, usually for a four-year term.

"The Republican Party urges the Texas Legislature to pass a bill in its next session requiring the Secretary of State to be an elected position for a 4-year term. An elected Secretary of State will restore election accountability to the Texas citizen."

Passed on this day of March \_\_\_\_\_, 2022, at the McLennan County Republican Convention, Precinct \_\_\_\_\_ in Senate District 22.

**#3** Passed by Precincts: 11, 51, 54, 61, 62, 81, 90

11-2

**RESOLUTION – EMERGENCY POWERS ACT**

- When the Governor declares an emergency mandate(s), the Legislators must be called back to the Capitol to legislate the emergency mandate within 15 days
- If the Governor refuses to call back the Legislators, the emergency mandates(s) expire on the 16<sup>th</sup> day.

BE IT FURTHER RESOLVED that we urge the adoption of this Emergency Powers Act resolution as a Legislative Priority of the Republican Party of Texas.

Passed on this day of March                      2022, at the McLennan County Republican  
Convention, Precinct                      in Senate District 22.

# **#4 Passed by Precincts: 11, 23, 34, 49, 50, 61, 81**

## **Protect the Vote from Illegal Immigration**

Texas should protect the integrity of our election by verifying that registered voters are American citizens.

Signed:

Print:

Adopted by precinct # \_\_\_\_\_ this 14<sup>th</sup> day of March 2022, at the Precinct Convention for McLennan County Republican Party. Senate District 22.

## **#5 Passed by Precincts: 51, 61, 62, 63, 75, 78, 90**

Government, state or local, does not have the authority to determine what entities are essential during an emergency.

Signed:

Print:

Adopted by precinct #            this 14<sup>th</sup> day of March 2022, at the Precinct Convention for  
McLennan County Republican Party. Senate District 22.

## **#6 Passed by Precincts 9, 11, 61, 62, 63, 78, & 90**

### **Resolution Defending Medical Freedom and Personal Responsibility**

WHEREAS, in the face of this pandemic, Texans must take responsibility for their health and the health of their families and, in consultation with their physicians and health care providers, make informed decisions about vaccines, masks, treatments, and other measures to keep them safe; and

WHEREAS, every individual's medical status and risk profile is unique and one-size-fits-all mandates can be ineffective or even harmful; and

WHEREAS, public mask mandates, vaccine mandates, and vaccine passports, whether in the public or private sphere, are contrary to the Republican Party of Texas' belief in individual liberty and medical freedom;

THEREFORE, BE IT RESOLVED

Texans oppose vaccine mandates, both public and private, and urge the Texas Legislature to enact laws protecting Texans from public and private vaccine mandates and discrimination.

# **#7 Passed by Precincts: 11, 51, 61, 78, 81, 91**

## **RESOLUTION TO STOP GENDER REASSIGNMENT UNDER THE GUISE OF HEALTHCARE**

- Whereas a parent is considered the legal authority of their own child
- Whereas, either parent may refuse consent for the provision of any health care service to a minor child, if the parent reasonably believes that the service would induce, confirm, or promote the child's belief that the child's gender is different from that which it was at birth that the gender with which the child identifies is different from that which it was at birth.
- Whereas Section 261.001 of the Texas Family Code. "Abuse" includes the following acts or omissions by a person: Mental or emotional injury to a child that results in an observable and material impairment in the child's growth, development, or psychological functioning.
- Whereas, either parent who refuses consent in accordance with this section may not be subject to liability, to any penalty, or to any legal action for the refusal of health care services medical treatment for sex reassignment including but not limited to: puberty blockers, hormones or drugs, gender reassignment surgery, psychiatric care, and psychological and counseling services mean to change the natural gender of a child under 18 years old.
- Whereas any physician who agrees to or promotes health care services medical treatment for sex reassignment including but not limited to puberty blockers, hormones or drugs, gender reassignment surgery, psychiatric care, and psychological and counseling services mean to change the natural gender of a child under 18 years old will be liable for and may be prosecuted for child abuse under Texas Family Code 261.

Passed on this day of March \_\_\_\_\_ 2022, at the McLennan County Republican Convention, Precinct \_\_\_\_\_, in Senate District 22.



## #8 Passed by Precincts 11, 51, 61, 63, 78, & 81

### Election Integrity: Withdraw From ERIC

**Whereas**, in 2012 the Electronic Registration Information Center (ERIC) was formed as a membership organization primarily for blue States. See <https://ericstates.org> and <https://www.sos.state.tx.us/about/newsreleases/2020/030920.shtml>;

**Whereas**, ERIC is essentially a left wing voter registration drive disguised as voter roll clean up, but it's been gaining traction in Red States too;

**Whereas**, Texas is a member of ERIC;

**Whereas** ERIC was originally funded by the Soros Open Society. It is now responsible for cleaning the voter rolls **in 31 States**, plus D.C. A top election official from each member State is appointed a seat on the ERIC Board or as an Officer, all unpaid positions.

**Whereas**, ERIC **located 17 million** new voters for the 2020 election, the most in the history of their organization. For comparison, they only found 5.7 million in 2012, Obama's reelection.

**Whereas, The ERIC database is massively comprehensive:** member States must not only submit all details on inactive and active voters to ERIC every 60 days. But they must also include every individual in their states' Motor Vehicle Department database, both licensed and ID recipients. This data includes names, addresses, DOB, License #, last 4 of social #, voter activity, phone, email, title and type of citizenship documentation, and much more;

**Whereas**, numerous states have given private and personal information about their residents to ERIC (Electronic Registration Information Center), which now has 350 million records on us. It includes all voter data, Motor Vehicle Department data, and in some cases, court and vital records;

**Whereas**, the **Membership Bylaws** require the State to contact at least 95% of these people within 90 days, soliciting them to register. ERIC also wants specific registration profiles updated and requires the State to contact these voters within 90 days too. It's essentially a left wing voter registration drive all paid for by the States. The **membership fee is \$25,000**

## #8 pg2 Passed by Precincts 11, 51, 61, 63, 78, & 81

but costs can run into the millions to fund the activities and membership dues.

**Whereas**, January 27, 2022, Louisiana Secretary of State Kyle Ardoin has announced that Louisiana will suspend its participation in the Electronic Registration Information Center (ERIC), effective immediately. The announcement comes amid concerns raised by citizens, government watchdog organizations and media reports about potential questionable funding sources and that possibly partisan actors may have access to ERIC network data for political purposes, potentially undermining voter confidence. See

<https://www.sos.la.gov/OurOffice/PublishedDocuments/FINAL%20VERSION-1.27.22%20ERIC%20PR.pdf>;

**Let It Be Resolved**, that the Texas Secretary of State immediately withdraw from the Electronic Registration Information Center (ERIC).

Therefore, **LET IT BE RESOLVED**, that a copy of this resolution be sent to the \_\_\_\_\_ County/Senate District # \_\_\_\_\_ Convention Resolutions Committee from Precinct # \_\_\_\_\_ with the recommendation that it be passed and sent to the State Convention Platform Committee of the Republican Party of Texas.

**RESOLUTION: CLOSED REPUBLICAN PRIMARIES IN TEXAS**

- Texas voters must register and affiliate formally with a political party in advance of the election date in order to participate in that party's primary. Other states with closed primaries include Oklahoma, Florida, South Dakota, Utah, etc.
- The Republican Party of Texas has a right to allow only Republicans to select nominees
- Closed Primaries would stop The Democrat Party of Texas from sabotaging the primary election process.
- Registering for a political party is easy to do and closed primaries do not disenfranchise voters.
- Closed primaries don't produce more ideologically extreme nominees
- Primary elections, including closed primaries, are essential government functions meriting state funding

**"The Republican Party urges the Texas Legislature to pass a bill in its next session creating partisan registrations and closed primaries beginning with the 2024 Primary Election."**

Passed on this day of March                      2022, at the McLennan County Republican  
Convention, Precinct                      in Senate District 22.

# #10 Passed by Precincts: 34, 44, 49, 61, 62, 81

## Resolution: Back to the Basics - K-12 Education in Texas

Whereas the American classical educational model instructs students in literature, mathematics, history, science, fine arts, Latin where possible, Western civilization, and regular participation in physical education;

Whereas these courses give our students a solid foundation for creating their own future;

Whereas classical education helps students cultivate moral virtue and guides them to real freedom by growing self-reliance and responsibility so they are well capable of governing themselves and taking part in the self-government of our communities with an appreciation of America and a desire to preserve our nation; and

Whereas concepts like CRT, "Woke" ideology, sex-education, and gender fluidity indoctrinate students; create victims and division; teach immorality, destructive ideas, and behaviors—which all foster little self-determination and ignore American exceptionalism; now therefore, be it

*Resolved*, that the Texas K-12 Educational system must;

1. offer students a well-rounded education in the liberal arts and sciences;
2. reject any teaching of CRT, "Woke" ideology, sex education, and gender fluidity; and
3. reject teaching any of the Leftist national core curricula and standards that have failed to encourage our students to pursue knowledge across all subjects in order to be equipped to steward our precious nation well.

A copy of this resolution should be sent to the McLennan County/Senate, District # 022 Convention Resolutions Committee from Precinct # 34 with the recommendation that it be passed and sent to the State Convention Platform Committee of the Republican Party of Texas.

34 44 49 61 62 81

## Resolution - Parents Right to Know and Consent

### Rationale:

- Parents have the right to direct the moral and religious training of their children – Texas Family Code 151. Schools must not usurp that right.
- The fundamental right of parents to direct the education and upbringing of their children has been upheld by the U.S. Supreme Court. The Texas Attorney General has affirmed these rights in an AG Opinion.
- Parents Rights must be recognized, affirmed and protected.
- Parents are to be partners in the education of their children – Texas Education Code 4.
- Parental rights are being violated with districts not provide full disclosure about the contents of sex education and other programs, such as the Day of Silence.
- Schools are taking responsibility to fix the social ills of the culture which encroaches on parental rights and responsibility.

### What is Needed to Protect Parental Rights:

#### Parents have the right to know about and consent to the following instruction and activities:

Sexuality education topics, including but not limited to human reproduction, pregnancy, relationships, dating, gender, gender-identity ideology, homosexuality, lesbianism, bisexuality, transgenderism, family planning, sexually transmitted infections, sexual practices and acts, pornography, pedophilia, incest, bestiality.

Religion

Classroom and student assemblies by speakers who are not employed by the district.

Presentations on topics not related to the subject of the class the student is enrolled in.

Counseling materials, resources, and referrals.

Classroom presentations by school counselors and psychologists.

**Schools must provide full disclosure of all sexuality education programs and curricula**, including curriculum writers/developers and contracts with individuals or entities involved in the development or presentation of curriculum. Summaries are not adequate.

**School Health Advisory Council Meetings must be open to the public and notices of meetings and meeting minutes must be posted in a timely manner.** Note: One tactic to keep SHAC meetings closed is to include students and declare that meetings must be closed to protect students. Students should not be included in SHAC meetings.

**School Health Advisory Council members must be appointed by the school board and should not include individuals who oppose the intent of TEC 28.004. Members must live in the district. District employees should not determine the agenda or membership on subcommittees, and they should not vote unless they have children in the district.**

**School districts should post on their websites any documents, such as contracts and Memoranda of Understanding with community organizations or agencies concerning sex education, health education, including mental health education.**

**Parents have the right to know about medical treatment and referrals.** Except for an emergency, schools may not without parental consent provide medical treatment. Schools may not without parental consent provide or recommend counseling, treatment or devices, prescriptions or over-the-counter medication to students or refer students to any medical or psychological services, counseling, treatment, or testing without parental consent, including but not limited to abortion, family planning,

# #11 Passed by Precinct 9, 11, 23, 61, 81, 91

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hormone therapy, sexuality, STDs, LGBTs issues or gender treatment or counseling. Consent forms must provide full and fair disclosure of any counseling or services to be provided.

**Parents have the right to know if their children will be instructed in a new methodology, curriculum, pilot program, or if a program is used that is experimental in nature, including the names of the writers/developers.** Children should not be used as guinea pigs for experimental programs without proven records of successful results. For example: The failed whole language method of reading was used in many districts for years and we have only recently returned to phonics-based instruction.

**Parents have the right to be informed about and inspect all instructional materials, including teachers' materials and supplemental materials prior to their use. Materials should be available and accessible in a reasonably convenient location and on the district's website, whenever possible.**

**District administrators, counselors, school psychologists, teachers and others who provide Health instruction must sign a statement that they have read the "Parents Right to Know and Consent" law and agree to it.**

**Parents have the right to know about and consent to psychological, psychiatric, and behavioral surveys, treatment, and counseling.** See the federal Protection of Pupil Rights Amendment (PPRA) for language.

The **Protection of Pupil Rights Amendment (PPRA)** should be codified in Texas law. It applies to the programs and activities of a state education agency (SEA), local education agency (LEA), or other recipient of funds under any program funded by the U.S. Department of Education. It governs the administration to students of a survey, analysis, or evaluation that concerns one or more of the following eight protected areas:

1. political affiliations or beliefs of the student or the student's parent;
2. mental or psychological problems of the student or the student's family;
3. sex behavior or attitudes;
4. illegal, anti-social, self-incriminating, or demeaning behavior;
5. critical appraisals of other individuals with whom respondents have close family relationships;
6. legally recognized privileged or analogous relationships, such as those of lawyers, physicians, and ministers;
7. religious practices, affiliations, or beliefs of the student or student's parent; or
8. income (other than that required by law to determine eligibility for participation in a program or for receiving financial assistance under such program).

PPRA also concerns marketing surveys and other areas of student privacy, parental access to information, and the administration of certain physical examinations to minors. The rights under PPRA transfer from the parents to a student who is 18 years old or an emancipated minor under state law.

## **Proposed plank**

We call upon the legislature to respect and protect parental rights by enacting penalties for violations of parental rights and by requiring a Parent's Right to Know and Consent booklet be developed that contains all state and federal law that relate to education.

The federal Pupil Protection Rights Amendment and the Children's Internet Protection Act should be codified in Texas law.

A copy of this resolution should be sent to the \_\_\_\_\_ County/Senate District # \_\_\_\_\_  
Convention Resolutions Committee from Precinct # \_\_\_\_\_ with the recommendation that it be passed and  
sent to the State Convention Platform Committee of the \_\_\_\_\_ Party of Texas.

# **#12 Passed by Precincts: 9, 11, 54, 61, 75, 78**

## **Resolution to Repel the Invasion on the Southern Border**

The Republican Party of Texas calls on the Governor, as Commander-In-Chief of Military Forces, to repel the invasion at the border.

Per the Constitution of the United States (Article 4, Section 4), the federal government, in the Guarantee Clause, pledged to protect the States from foreign invasion. The federal government has failed its obligation to protect Texas on the southern border.

The United States Constitution in Article 1, Section 10, Clause 3 allows the State to engage its own State war powers when actually invaded, which is occurring on the Texas southern border.

Therefore, we call on the Governor to make a declaration of invasion and authorize him to repel the invasion at the southern border of Texas utilizing the powers outlined to him by the United States Constitution and the Texas Constitution (Article 4, Section 7).

# #13 Passed by Precincts: 23, 55, 63, 78, 81

## TEXAS WAR POWERS BORDER SECURITY RESOLUTION

**Whereas** the Texas border crisis has exploded since the Biden Administration implemented a de-facto open borders policy into a full blown national security and humanitarian crisis with current activity representing unprecedented levels of illegal migration, human trafficking, drug smuggling and serious levels of crime in Texas and the United States.

**Whereas** the Biden Administration has demonstrated a pronounced dereliction of duty in not enforcing existing immigration laws and encouraging millions of illegal aliens to cross our southern border thereby enriching the criminal cartels profiting off a deadly drug trade and the misery of human trafficking.

**Whereas** it is the responsibility of the Federal government to guarantee border integrity and safety per the Constitution Article IV, Section 4 which states, *"The United States shall guarantee to every State in this Union a Republican Form of Government and shall protect each of them from Invasion, and on Application of the Legislature or of the Executive (when the Legislature cannot be convened) against domestic violence."* However, when the Federal government fails to faithfully execute its own laws, it becomes the duty of the Governor and state legislators to protect their citizens, constituents, and families from the predations of an open border.

**Whereas** the U.S. Border Patrol was formed in 1924 and the idea of "border security" was fostered in the 1970s in context of the "war on drugs," actual border security was within the purview of the states. While it is uncontested that the Federal government has sole authority with respect to immigration to the United States, the current mass migration across the southern border is not "immigration" but a mass criminal enterprise seeking to avoid U.S. immigration laws, policies and procedures.

**Whereas** actions taken by the Texas government have proven to be ineffective in stopping, reducing, or even slowing the onslaught of illegal migration, and no matter what actions the Texas Governor, the Texas Attorney General, or the Texas legislature has taken or authorized, the result is that for any illegal aliens detained or arrested, the ultimate disposition is left to the Federal government, which has shown no interest in protecting the sovereignty of our southern border. Therefore, the Texas government has no recourse but to take emergency measures beyond the scope of those previously attempted in order to secure safety for its citizens.

**Therefore, be it Resolved** that Texas make a declaration of invasion thereby invoking the state war powers under Article I, Section 10, Clause 3 of the U.S. Constitution which stipulates *"No State shall, without the Consent of Congress, lay any duty of Tonnage, keep Troops, or Ships of War in time of Peace, enter into any Agreement or Compact with another State, or with a foreign Power, or engage in War, unless actually invaded, or in such imminent Danger as will not admit delay."*

**Be it further Resolved** that as the Commander-in-Chief of the Texas National Guard, the Texas Governor shall cite the state war powers as the appropriate authorization to activate and deploy the Texas National Guard to detain and return illegal aliens back across the border, turn back illegal aliens to Mexico at the border, and defend (with kinetic action if necessary) against Cartel operatives, human traffickers, and drug mules moving deadly fentanyl and narcotics into Texas towns and communities.

**Be it further Resolved** that the Texas Attorney General prepare immediate lawsuits to counter the Federal government attempts to prevent Texas from defending its southern border.

**Be it further Resolved** that the Texas Legislature pass legislation that actively serves as a deterrent to illegal migration, including the removal of social service magnets and the interior enforcement of labor laws. Texas lawmakers should pass laws that protect Texas communities with a pro-citizen agenda that sends a decisive message to Cartel members, illegal aliens, and the Federal government alike.



# #14 Passed by Precincts: 34, 44, 49, 61, 63

Texas law requires hospitals to post their patient bill of rights in a conspicuous place for all visitors, patients, and staff to easily access. These rights include such things as a patient's right to "considerate and respectful care," including optimizing comfort and dignity of a patient, the right for the patient to designate another person to make medical decisions on their behalf, and, as of the 87th Texas Legislature, the right to spiritual counsel even during public health emergencies.

However, numerous stories are being told of hospital that are prioritizing "protocol" over providing considerate and respectful care to patients, even going so far as to deny patients visitation, and ignoring the wishes of their legal decision-makers.

Given this dire loophole, we must expand the patient bill of rights to include honoring treatment of choice by the patient, family or power of attorney. As well as, un-infringed access to the patient at the request of the patient, family, or power of attorney.

## PATIENT'S BILL OF RIGHTS

Whereas, Texas requires hospitals to provide a patient bill of rights; and

Whereas, this bill of rights includes, among other things, the right to considerate and respectful care and the right for the patient to designate a legal decision-maker; and

Whereas, the 87<sup>th</sup> Texas Legislature passed Senate Bill 572 which prohibits a health care facility from prohibiting a patient from receiving in-person visitation with a religious counselor during a public health emergency, and

Whereas, during the COVID-19 pandemic, hospitals have routinely ignored the wishes of patient's legal decision-makers and have on numerous occasions failed to provide considerate and respectful care because of conflicting hospital protocols, and

Whereas, we must expand the patient bill of rights to include honoring treatment of choice by the patient, family or power of attorney. As well as, un-infringed access to the patient at the request of the patient, family, or power of attorney,

*Be it resolved that we urge the Texas Legislature to enact legislation requiring that the patient bill of rights may not in any way be infringed upon by a hospital's protocols or policies in the State of Texas.*

Adopted this 14 day of March 2022, at the Precinct Convention of Precinct # 34 of the Republican Party of Texas.

(11) (12)

# #15 Passed by Precincts: 50, 51, 55, 63, 78

## Resolution in Support of a Ban on Taxpayer-Funded Lobbying

WHEREAS, local governments spend Texas taxpayers' money to hire lobbyists on contract who in turn advocate against taxpayer interests in support of growing government bureaucracy and regulation; and

WHEREAS, nearly \$75 million was reportedly spent by local governments to lobby state lawmakers during the 87th legislative session; and

WHEREAS, by comparison, in 2017, nearly \$41 million was spent by local governments to hire lobbyists to lobby the state legislature; and

WHEREAS, recent polling indicated that nearly 7 out of every 10 Americans believe lobbyists have too much power and influence over lawmakers; and

WHEREAS, recent polling also indicated that most Americans rank lobbyists as the least trustworthy profession; and

WHEREAS, a 2020 Republican Primary Ballot Proposition successfully passed by nearly 95% of Republican primary election voters in favor of banning the practice; and

NOW THEREFORE BE IT RESOLVED, the \_\_\_\_\_ support eliminating the ability for tax dollars to be used to hire lobbyists that lobby against the interests of taxpayers; and

BE IT FURTHER RESOLVED, the \_\_\_\_\_ supports a ban on the practice of taxpayer-funded lobbying.

# **#16 Passed by Precincts: 51, 58, 75, 78**

## **RESOLUTION FOR TEXAS STATUS AS AN INDEPENDENT NATION**

“The Republican Party urges the Texas Legislature to pass a bill in its next session requiring a referendum in the 2023 general election for the people of Texas to decide on whether or not the State of Texas should reassert its status as an independent nation.”

Passed on this day of March \_\_\_\_\_ 2022, at the McLennan County Republican Convention, Precinct \_\_\_\_\_ in Senate District 22.

# #17 Passed by Precincts: 23, 36, 51, 61

## RESOLUTION – IN SUPPORT OF MEDICAL FREEDOM

WHEREAS, Texans have experienced unprecedented attacks on their medical liberties for the past two years, including government and private actors working to implement forced vaccinations and healthcare disclosure requirements.

WHEREAS the Texas Governor exercised unilateral authority on numerous occasions instead of utilizing the legislative process.

WHEREAS, government locks downs, mask mandates, and vaccine passports violate the rights of everyday Texans and infringe on their liberties.

WHEREAS Texans' medical decisions are their and theirs alone and medical information must be kept private and free from the wandering eyes and reach of the government.

WHEREAS citizens are better equipped than government bureaucrats to know what medical decisions are best for them and their families and the proper role of government is to protect that liberty, and

WHEREAS all Texans should be treated equally in matters of employment.

NOW, THEREFORE, BE IT RESOLVED that the Texas Legislature must:

- Ban vaccine passports by all public and private entities.
- Prevent Texas employers from hiring, promoting, or firing workers based on vaccination status.
- Prohibit mask mandates.
- Direct the Texas Department of State Health Services to issue recommendations empowering doctors with greater liberty to treat patients' medical conditions.
- Prohibit any attempt to use a citizen's health, infection recovery, or vaccination status as a condition to maintain or obtain employment or employee benefits, attend school or childcare, or access state services, and
- Reject any attempts to mandate, force, or coerce any medical test, procedure, or production, including vaccines or masks on Texans.

BE IT FURTHER RESOLVED that the Republican Party of Texas designate these issues as a single legislative priority entitled Medical Freedom.

Passed on this day of March \_\_\_\_\_ 2022, at the McLennan County Republican Convention, Precinct \_\_\_\_\_ in Senate District 22.

# #18 Passed by Precincts: 33, 40, 49, 54

## **Resolution: McLennan County Republican Party** **(Submitted to Precincts Convention--March 14, 2022)**

***Whereas***, all political parties are organized to advance public policy initiatives, and...

***Whereas***, the Republican Party, both in its national platform and its Texas platform, calls on states and the federal government to align laws and public policy to reflect justice and truth, and...

***Whereas***, many platform principles in both state and national platforms reflect the eternal truths announced in the Judeo-Christian Scriptures, and...

***Whereas***, a political party no longer has valid justification for its existence if it fails to advocate and contend for the truths of its platform planks (principles), and...

***Whereas***, some Republican officeholders and candidates actually hold to principles that contradict our state and national Republican platform principles, especially in the areas of Life, traditional marriage, and the nuclear family, be it...

***Therefore resolved***, that the Republican Party of McLennan County and the Republican Party of the state of Texas, will not endorse, or financially support any Republican candidate for office if he or ~~she embraces principles or public policy positions which contradict established~~ Republican Party platform planks of the Texas Republican Party, especially in the areas of the Sanctity of Human Life, traditional male/female marriage, or the nuclear family.

## 2022 Resolution Calling for Honest Elections

*Whereas*, SB1 does not address the major opportunities for fraud in our elections;

*Whereas*, Transparency & access to equipment, procedures, and raw data (from Precinct, County, and SOS) are critical to honest elections;

*Whereas*, Audit-ability\* & Accountability (from Precinct, County, and SOS) are necessary for honest elections;

*Whereas*, Audit must be precisely defined;

*Whereas*, Recourse & Remedies by the Legislature and Judiciary must be available to the citizenry when elections are called into question;

*Whereas*, Meaningful Deterrents must be in the Penal Code and SB 1 reduced criminal penalties for voter fraud from a 2nd Degree Felony to a Class A Misdemeanor;

*Whereas*, Legal Standing for registered voters, candidates, poll watchers must be granted;

***Let It Be Resolved the New Election Law Bills provide:***  
(you may write separate resolutions for each of the following:)

1. **Voter Registration** database with restricted input/output access
2. **Precinct only** voting
3. **Paper Ballots**, sequentially numbered, hand marked, watermarked
4. **Paper Poll Books** for voters to sign
5. **Basic Optical Scanner/Vote Counter** only to tally vote results
6. **Printed Vote Result Tapes** - EV and ED
7. **Limited Early Voting** with **no gap** between EV and Election Day

8. **Hand Counts** allowed at the judges' discretion
9. **NO WIRELESS, NO LAN, NO CELLULAR, NO COMPUTERS**
10. **3rd Party** Verification and Audit
11. **Unique identifiable** seals on ballot boxes
12. **Vote Results delivered** to Central Count on paper
13. **Vote Results tabulated** from paper record with calculator
14. **Chain of Custody** from start to finish
15. **Unofficial Results** called into SOS and Media
16. **Poll Watcher protection:** standing to sue, ability to use video surveillance, no oath requirement, no requirement to be trained by SOS
17. **Lawsuits** can be filed in **adjacent counties**

Passed by Precinct 34 in the McLennan County Republican Party  
Precinct Convention on 3-14, 2022.



**#20 Passed by Precincts: 51, 55, 78, 81**

## Resolution in Support of a “No-Growth” Budget

WHEREAS, the Republican Party of Texas believes in limited government; and,

WHEREAS, the government is not limited and has doubled in size since 2005; and,

WHEREAS, limiting budgetary growth by the metric of population plus inflation does not limit the size of government but only slows the growth of an already bloated budget; and,

WHEREAS, in order to truly limit government, spending must be actively cut and growth stopped completely; and,

WHEREAS, the budgeting process used for the State of Texas largely leaves out the voices of the taxpayers that fund it; and,

WHEREAS, the current budgeting process starts from the previous biennium's budget, assuming that no wasteful or abusive spending occurred by state agencies; and,

WHEREAS, state lawmakers continue to pass a state budget for the next biennium that does not deliver substantial property tax relief and instead prioritizes corporate welfare schemes and increased spending on state agencies, thereby growing government bureaucracy; and

NOW THEREFORE BE IT RESOLVED, the \_\_\_\_\_ support freezing the growth of the state budget completely until wasteful agencies and programs have been abolished and a sustainable size of government is restored.

Approved this \_\_\_\_\_ day of March, 2022 at the Precinct # \_\_\_\_\_ Convention located in Texas Senate District # \_\_\_\_\_



# **#21 Passed by Precincts 11, 75, 78**

## **RESOLUTION – SPECIAL SESSIONS**

- When the Governor refuses to declare a Special Session for a specific emergency situation, ignoring the needs of Texas citizens,
- The Governor must convene a Special Session for the specific emergency if the SREC (State Republican Executive Committee) of Texas votes by a 60% vote.

**BE IT FURTHER RESOLVED** that we urge the adoption of this Special Sessions Act resolution as a Legislative Priority of the Republican Party of Texas.

Passed on this day of March \_\_\_\_\_ 2022, at the McLennan County Republican Convention, Precinct \_\_\_\_\_ in Senate District 22.

## #22 Passed by Precincts 11, 50, 78

### RESOLUTION: MAKING ELECTION DAY A STATE HOLIDAY TRADITION

- Making Election Day a state holiday will increase voter turnout by enabling more people to vote. Less than half of eligible voters typically vote in national elections in the US. Many cite not having the free time to vote.
- Making Election Day a state holiday will turn voting into a celebration of democracy in electing our leaders and serve as a crucial reminder to voters
- Makes it easier and to validate businesses to give their employees the day off to vote increasing the turnout to the polls.
- Makes it easier to attract more election workers to volunteer.
- The US is out of step with the rest of the world: elections are held on weekends in 27 or 36 major countries (South Korea, France, Mexico, India, etc.) with voter turnout rates at 75%, which is 30% higher than the turnout in the US.
- While Early Voting was implemented in Texas for convenience, it appears to have the opposite effect in decreasing turnout by 3-4%.
- Weeks of extended early voting makes voter fraud easier.
- Events and Revelations in the final weeks of a campaign make a difference to voters before all the relevant information is in.
- Absentee Ballots will be lessened and restricted to only military serving overseas and the disabled.
- The majority of voters will be in-person.

**“The Republican Party urges the Texas Legislature to pass a bill in its next session making Primary and General elections a one day, state holiday.”**

Passed on this day of March \_\_\_\_\_ 2022, at the McLennan County Republican Convention, Precinct \_\_\_\_\_ in Senate District 22.

## #23 Passed by Precincts: 23, 51, 81

**Whereas,** Dallas County Elections Department reports over 57,000 records of voter check-ins were deleted; over 51,000 records of voter check-ins were added back (many of which did not match the 57,000 that were deleted), over 2500 voters voted without proper credentials;

**Whereas,** Epoll Books are connected to the internet and take precautionary security measures, contrary to what we are told;

**Whereas,** Poll Watchers in the Dallas County Elections Department Central Count office observed the error message “votes exceed ballots cast” and the ES&S election system manager pressing “ignore” each time the error message occurred;

**Whereas,** Voter rolls data show cancelled, inactive, and suspended voter names being changed to active and voted, then changed back to their original ineligible status;

**Whereas,** Texas Secretary of State changed the Texas voter registration database multiple times, which is a felony because it is illegal to change a state record;

**Whereas,** Texans have placed their electoral trust in a “black box” of complex computer infrastructure that the average voter cannot understand, audit, or secure;

**Whereas,** Texans have placed their electoral trust in a “black box” of centralized computer systems, significantly different from the decentralized elections protocols we used to have where the voters had the ability to understand, control, secure, and audit the process from beginning to end;

**Whereas,** Texas legislators cannot understand this “black box” of complicated electronic election hardware, software and metadata well enough to write solid, well-fortified legislation to close the major attack surfaces in our current computer based election systems;

**Therefore,** let it be resolved that Texas block known attackers such as Mark Zuckerberg from participating, advocating or campaigning in Texas elections, and protect the major attack surfaces in our current computer based election systems by courageously implementing the following:

1. **Paper Ballots**, sequentially numbered, hand marked, uncounterfeitable
  2. **Paper Poll Books** for voters to sign
  3. **Precinct only voting**
  4. **Basic Optical Scanner/Vote Counter only** to tally vote results and hand counts at Presiding Election Judge’s discretion
- Printed Vote Result Tapes** - Early Voting and Election Day

## **#23 Passed by Precincts: 23, 51, 81**

- 6. Limited Early Voting, with no gap between Early Voting and Election Day**
- 7. Limited Mail Ballots - with increased signature verification oversight**
- 8. County only Voter Registration database with restricted input/output access with a paper record**
- 9. NO WIRELESS, LAN, CELLULAR NETWORKS, NO COMPUTERS in the election process**
- 10. Independent 3rd Party Verification and Audit - well defined, execute by cyber experts**
- 11. No Zucker Bucks in Texas**
- 12. Vote Results delivered to Central Count on paper**
- 13. Chain of Custody from start to finish of the election process**
- 14. Unofficial Results called into SOS and Media, not sent electronically**
- 15. Poll Watcher protection: standing to sue, ability to use video surveillance, no oath requirement, no requirement to be trained by SOS**
- 16. Lawsuits can be filed in adjacent counties**
- 17. Reinstate the 2<sup>nd</sup> degree felony penalties for Election Code violations that threaten election integrity.**

**And let it be resolved that Certification must be postponed and a full forensic audit of preserved paper ballots and voter records must be performed, including a hand recount of paper ballots, if any of the following is detected:**

**Statistical anomalies and/or impossibilities;**

**Voter turnout is more than voter registrations;**

**Missing audit logs;**

**Dropping signature verifications for mail-in ballots;**

**Astronomical numbers of error events in vote tabulators;**

**Extremely low rejection rates;**

**Suspiciously high adjudication or participation rates;**

**Accepting votes that "scanned" faster than the scanner could physically scan**

**Counting ballots after the Election Night Deadline;**

**Any tabulation error, such as "votes exceeds ballots cast", which must be investigated, allowing no override.**

**I therefore, LET IT BE RESOLVED, that a copy of this resolution be sent to the \_\_\_\_\_ County/Senate District # \_\_\_\_\_ Convention Resolutions Committee from Precinct # \_\_\_\_\_ with the recommendation that it be passed and sent to the State Convention Platform Committee of the Republican Party of Texas.**

# #24 Passed by Precincts: 34, 49, 61

## Resolution - Require Public Education on the Humanity of the Preborn Child

**WHEREAS**, pursuant to the United States Supreme Court Case *Maier v. Roe*, which held that the United States Constitution imposes "no limitation on the authority of a state to make a value judgment favoring childbirth over abortion, and to implement that judgment by the allocation of public funds", 432 U.S. 464, 474 (1977),

**WHEREAS**, the state of Oklahoma §63-1-755 "Public Education on the Humanity of the Unborn Child Fund" includes

- Develop and maintain program to educate students in grades nine through twelve about the humanity of a child in utero;
- Develop and distribute educational and informational materials, including audiovisual materials, to provide public information through public service announcements, media and otherwise for the purpose of achieving an abortion-free society;
- Develop, identify, publicize the availability of and widely disseminate the most readily available, accurate and up-to-date secondary school unborn child humanity education and abortion prevention curricula and materials, including audiovisual materials which clearly and consistently teach that abortion is against public policy;
- Facilitate the use of appropriate means of communicating to students about the humanity of the unborn child, especially involving the participation of entertainment personalities and athletes who are recognizable role models for many young people;
- Develop and distribute educational and informational material concerning maternal behavior during pregnancy which is helpful to a human child in utero, including avoidance of tobacco, alcohol and other drugs; proper nutrition and prenatal vitamins; and utilization of and resources available for prenatal medical and wellness care; and
- Other programs of unborn child humanity education and abortion prevention consistent with the purposes of the Humanity of the Unborn Child Act, provided that the fund may not be used to finance programs or materials on human sexuality.

**WHEREAS**, Texas wants to make abortion unthinkable with education in addition to prolife legislation;

**THEREFORE**, the Republican Party hereby affirms that it is the public policy of the State of Texas to make a value judgment favoring childbirth over abortion and to implement that judgment by the allocation of public funds and should adopt the following Plank into the Republican Party platform:

"Plank xxx: Texas students should learn about the Humanity of the Preborn Child including life begins at fertilization, milestones of fetal development at two-week gestational intervals, use of fetal baby models, witnessing of a live ultrasound, viewing the Miracle of Life type video, and contents of the Women's Right to Know booklet."

**THEREFORE**, LET IT BE RESOLVED, that a copy of this resolution be sent to the McLennan County/Senate District # 22 Convention Resolutions Committee from Precinct # 34 with the recommendation that it be passed and sent to the State Convention Platform Committee of the Republican Party of Texas.

# #25 Passed by Precincts: 34, 49

## RESOLUTION

### Opposing the federal mileage tax

Whereas; the 2021 federal infrastructure bill included a pilot program for a tax on vehicle mileage also known as a road usage fee; and

Whereas; many federal programs start as pilot programs and eventually become permanent federal programs guaranteed by taxpayer dollars; and

Whereas, a vehicle mileage tax is a double tax because our gas taxes already go toward the cost of road construction; and

Whereas, in order to implement a vehicle mileage tax, drivers' travels would have to be tracked and reported to the federal government, and

Whereas, we as conservatives oppose tax increases and believe that our constitutional right to privacy should be protected; now therefore

Be it resolved that we call upon our legislators to oppose any kind of vehicle mileage tax or road usage fee, and

Be it further resolved that we urge Congress to remove the pilot program and prohibit the imposition of such a tax or program.

Adopted this 14 day of March, 2022, at the Precinct Convention of Precinct # 34,  
County of McGuire of the Republican Party of Texas.

# #26 Passed by Precincts: 34, 49, 63

## REPUBLICAN PARTY OF TEXAS CONFLICT OF INTEREST RESOLUTION

Whereas the political activities within the United States of America generally fall within a two-party system represented by the Republicans and Democrats, our country has reached a state whereby the two different political philosophies are almost diametrically opposed to each other related to the limits of government control over the daily life of Americans, and

Whereas of these two parties, the Republican Party of Texas (RPT) provides the infrastructure through which liberty-minded grassroots can form, shape, define and prioritize conservative values and principles stemming from the Word of God, the Constitution, and other founding documents, and

Whereas corruption, scandal and misdeeds affect both parties on a regular basis, it is important to draw a line within the

Republican ranks to hold to a higher standard than that of our political opponents. A component of this effort to maintain the higher moral ground is manifest in RPT Rule 44 which allows for the censure of Republican officeholders who transgress Republican values and principles, and

Whereas the RPT must be transparent and reject any form of perceived corruption or rigging the playing field among candidates that espouse Republican principles and values,

Therefore, be it Resolved that the paid staff of any elected officeholder in the state of Texas including paid campaign operatives be barred from serving as a member of the RPT State Republican Executive Committee or as paid RPT staff.

Adopted by Precinct # 34 in the McLennan County Republican Party Precinct Convention on March 14, 2022.

# #27 Passed by Precincts: 44, 63, 91

## RESOLUTION TO DELETE OBSCENITY EXEMPTIONS IN TEXAS PUBLIC SCHOOLS

(Regarding: Penal Code Title 9, Chapter 43, Sections 43.24 & 43.25)

- Delete the Obscenity Exemptions in current Texas State Law that allows Public Schools to provide legally defined “harmful material” to minors.
- These sections referenced above allow an affirmative defense to prosecution of those in Public School settings enabling abusive sexual grooming, sexual exploitation and sexual indoctrination without a prosecutorial defense of the parent/child victim.
- Texas parents stand against the sexualization of our children. Will the Republican Party of Texas legislators stand with us?

“The Republican Party urges the Texas Legislature to pass a bill in its next session deleting the obscenity exemption in Texas Public Schools.”

Passed on this day of March - 14<sup>th</sup> 2022, at the McLennan County Republican Convention, Precinct ~~63~~, in Senate District 22.

44



# #28 Passed by Precincts: 44, 51, 61

## Resolution - Prohibit Inappropriate Content from Schools and Libraries

**WHEREAS**, Parents and citizens have become increasingly concerned about the inappropriate and harmful content of materials in schools and libraries including **graphic images, explicit text, and referrals** to harmful resources. **Online** resources may include encyclopedias, magazines, periodicals, and eBooks. **Physical** resources may include instructional materials, reading lists resources, library books, and classroom libraries.

**WHEREAS**, **Pornography** use has reached such epidemic proportions that 15 state legislatures have now formally recognized it as a health crisis impacting minors. Similar to Big Tobacco, the **Pornography Industry targets youth** with advertising, resulting in increasingly younger ages of exposure. Pornography fuels sex trafficking. First exposures may occur via school supplied technology.

**WHEREAS**, Studies clearly demonstrate the mental, emotional and physical harms of pornography to minors, including depression, anxiety, difficulty forming healthy relationships, and increased acceptance of, or acting out of, sexual aggression. The AP reports that **student on student sexual violence** is a hidden epidemic in America's schools. Roughly 90% of pornography depicts acts of verbal or physical aggression against women and girls.

**WHEREAS**, Pornography and Sex Industry advertisements have been found to be extensively embedded into vendor supplied digital resources commonly referred to as "Research Databases" such as those supplied by **EBSCO** and **GALE** that are widely purchased by Texas schools as scholastic tools for K-12 students. Research Databases are proprietary and escape internet filtering, exploiting loopholes in our state statutes and federal Children's Internet Protection Act (CIPA) laws designed to **protect children from obscene and harmful material**.

**WHEREAS**, the **National Center on Sexual Exploitation** (NCOSE) has published evidence naming **EBSCO** to the Dirty Dozen List as a major facilitator of the sexual exploitation of women and children in 2017, 2018, 2019 and 2020.

**WHEREAS**, The **Texas State Library and Archives Commission** (TSLAC) administers **TexQuest**, a "statewide digital resources program that provides anytime, anywhere access to high quality, authoritative digital resources to all educators, students, and students' immediate families in Texas K-12 public schools and open enrollment charter schools" including **EBSCO** eBooks and **Gale/Cengage** magazines and periodicals that have been found to include obscene content.

**WHEREAS**, in the Miller vs California case of 1973, the Supreme Court of the United States has determined that the First Amendment of the United States Constitution does not protect materials which are obscene, defined as

1. Materials which taken as a whole, appeal to prurient interests according to contemporary community standards;
2. Materials that, according to contemporary community standards as viewed by the average person, depict or describe sexual conduct in a patently offensive way; and
3. Materials that a reasonable person finds that, taken as a whole, lack serious literary, artistic, political, or scientific value;

**WHEREAS**, Texas has a compelling state interest in protecting the health, safety and welfare of minors by enacting and enforcing Texas Penal Code Section 43.24 Sale, Distribution, or Display of **Harmful**

## #28 Passed by Precincts: 44, 51, 61

**Materials to Minors** which prohibits the dissemination of materials deemed harmful to minors, defined as "material whose dominant theme taken as a whole:

- (A) appeals to the prurient interest of a minor, in sex, nudity, or excretion;
- (B) is patently offensive to prevailing standards in the adult community as a whole with respect to what is suitable for minors; and
- (C) is utterly without redeeming social value for minors";

that includes **affirmative defenses** for the "sale, distribution, or display of harmful material to minors" for "scientific, **educational**, governmental, or other similar justification."

**WHEREAS**, Texas is a **local control** state requiring school district School Health Advisory Councils to recommend human sexuality instruction based on the **centrality of abstinence** in Texas Education Code 28.004(e) that states "Any course materials and instruction relating to human sexuality, sexually transmitted diseases, or human immunodeficiency virus or acquired immune deficiency syndrome shall be selected by the board of trustees with the advice of the local school health advisory council and must:

- (1) present abstinence from sexual activity as the preferred choice of behavior in relationship to all sexual activity for unmarried persons of school age;
- (2) devote more attention to abstinence from sexual activity than to any other behavior;
- (3) emphasize that abstinence from sexual activity, if used consistently and correctly, is the only method that is 100 percent effective in preventing pregnancy, sexually transmitted diseases, infection with human immunodeficiency virus or acquired immune deficiency syndrome, and the emotional trauma associated with adolescent sexual activity;
- (4) direct adolescents to a standard of behavior in which abstinence from sexual activity before marriage is the most effective way to prevent pregnancy, sexually transmitted diseases, and infection with human immunodeficiency virus or acquired immune deficiency syndrome; and
- (5) teach contraception and condom use in terms of human use reality rates instead of theoretical laboratory rates, if instruction on contraception and condoms is included in curriculum content."

**THEREFORE**, the State of Texas should pass legislation to prohibit inappropriate content in Texas schools and libraries and the Texas GOP should replace platform plank #147 as follows:

**Plank #147. Inappropriate Content:** We request that the Texas Legislature pass legislation that requires Texas schools and libraries to block and filter inappropriate content, such as pornography, for minors. Texas should protect parental interest, protection of minors, and local control jurisdiction by requiring library boards and school district to include parents on library committees with diversity of viewpoint representation to oversee the purchase and purging of library physical and online resources. Texas school districts should establish controversial issues board policy that includes diversity of viewpoint, respect for traditional values, and reasonable complaint process to appeal content and instruction. Operators of adult sex entertainment businesses and venues, adult entertainment of any kind, including Drag Queen Story Hour, shall not be part of educational programming in public schools, libraries, or any other taxpayer-funded program for children.

**THEREFORE**, LET IT BE RESOLVED, that a copy of this resolution be sent to the MCLennan County/Senate District # 22 Convention Resolutions Committee from Precinct 44 with the recommendation that it be passed and sent to the State Convention Platform Committee of the Republican Party of Texas.

## **#29 Passed by Precincts 51, 75, & 78**

### **RESOLUTION THAT TEXAS SOS CAN LEGALLY PURGE NON-CITIZENS FROM VOTING ROLLS**

- The Secretary of State should be allowed to legally remove/purge non-citizens from our Texas voting rolls.
- No regional non-profit or legal organization has to notified in advance of the purge of non-citizens from Texas voting rolls.

“The Republican Party urges the Texas Legislature to pass a bill in its next session making it legal and moral for the Secretary of State to purge non-citizens from our Texas voting rolls.”

Passed on this day of March                      2022, at the McLennan County Republican  
Convention, Precinct                      , in Senate District 22.

# **#30 Passed by Precincts: 51, 63, 78**

## **Voter Fraud Prosecution**

A change should be made to the Texas Constitution to not only give the Attorney General of the State the authority to investigate and prosecute Election Fraud but also the charge that he must do so.

Signed:

Print:

Adopted by precinct #            this 14<sup>th</sup> day of March 2022, at the Precinct Convention for  
McLennan County Republican Party. Senate District 22.

## **#31 Passed by Precincts 51, 61, & 78**

### **RESOLUTION TO ABOLISH ABORTION**

- BE IT RESOLVED that we urge the Texas legislator to enact legislation to abolish abortion by immediately securing the right to life and equal protection of the laws to ALL preborn children from the moment of fertilization.
- Ignore and refuse to enforce any and all federal statutes, regulations, orders and court rulings that would deny these rights, and to oppose legislation that discriminates against any preborn children and violates the US Constitution by denying such persons the equal protection of the laws.

BE IT FURTHER RESOLVED that all language promoting regulating abortion like healthcare instead of abolishing it as homicide should be removed from the Republican Party of Texas Platform.

BE IT FURTHER RESOLVED that we urge the adoption of this resolution as a Platform Plank and as a Legislative Priority of the Republican Party of Texas.

Passed on this day of March \_\_\_\_\_ 2022, at the McLennan County Republican Convention, Precinct \_\_\_\_\_ in Senate District 22.

## #32 Passed by Precincts: 59, 63, 78

Respectfully submitted to be considered for adoption of a 2022-24 RPT Legislative Priority

**'Texas must separate (uncouple) it's elections from the federal elections to prevent an unlawful federal takeover.'**

Supporting documentation:

Rep Mike Schofield authored HB 4507, the TX Election Integrity Trigger Bill, that would have amended TX Election Code to protect Texas elections: <https://capitol.texas.gov/tlodocs/87R/billtext/html/HB04507L.htm>

SECTION 1. Section 31.007, Election Code, is amended to  
read as follows:

Sec. 31.007. SUSPENSION OF PROVISIONS IMPLEMENTING FEDERAL

We're all aware of the attempts by congress to subvert our state election laws. This is the only way to protect our elections from that overreach.

Signed:

Print:

Senate District:

County:

Precinct:

## #33 Passed by Precincts: 9, 23

### **Resolution - Opposing President Biden's "America the Beautiful" Known as 30 x 30 Program**

Whereas, President Biden signed Executive Order (EO) 14008, "Tackling the Climate Crisis at Home and Abroad" (86 Fed. Reg. 7, 619) on January 27, 2021; and

Whereas, the goal of this program is to permanently protect 30 percent of America's land and waters by 2030; and

Whereas, the stated reason for permanently protecting 30 percent is to reverse human-caused climate change and prevent all impacts on the ecosystem and wildlife; and

Whereas, 30 x 30 is the largest, unauthorized federal land grab our nation has ever faced; and

Whereas, 30 x 30 is an international agenda advanced by radical environmental activists; and

Whereas, there is no credible scientific evidence justifying this extreme policy nor is there any Congressional or Constitutional authority under which the President is authorized to initiate this program; and

Whereas, landowners are the best stewards of the land and waters of our nation and this program will destroy the private property rights of America's landowners; now

THEREFORE, BE IT RESOLVED the Texas Republican Party rejects and opposes President Biden's American the Beautiful program known as "30 x 30" and affirms our support for private property rights of all Texans and American citizens.

**THEREFORE, LET IT BE RESOLVED,** that a copy of this resolution be sent to the \_\_\_\_\_ County Senate District # \_\_\_\_\_ Convention Resolutions Committee from Precinct # \_\_\_\_\_ with the recommendation that it be passed and sent to the State Convention Platform Committee of the Republican Party of Texas

# #34 Passed by Precincts: 16, 62

## RESOLUTION: 100% PAPER BALLOTS AND NO ELECTRONIC VOTING SYSTEMS

- Our military assumes that all of our electronic devices are infiltrated in training and preparation by nefarious foreign nations.
- We cannot presume that our electronic voting systems are safe from hacking, from the electronic pollbooks to the voting machines easily accessible through the Internet.
- Europe has made electronic voting systems illegal since the 1970's. They carry out a single day of voting with photo ID, paper poll books, smaller precincts, paper ballots, and hand counting. And they report the results that evening.
- Elections are critically important to Texas, and they belong to the people.
- The only reason to continue using Electronic Systems is to preserve the manipulation over them by nefarious actors.
- Return Texas to CITIZEN ELECTIONS AND NOT ELECTRONIC HACKED SELECTIONS.

“The Republican Party strongly urges the Texas Legislature to pass a comprehensive bill in its next session fixing the continuing fraud in our Texas elections. All electronic equipment in elections, from pollbooks to voting machines, shall be outlawed and replaced 100% with paper ballots. All portions of our election processes will not be accessible to the Internet.”

Passed on this day of March , 2022, at the McLennan County Republican Convention, Precinct , in Senate District 22.



## **#35 Passed by Precinct 34, 49**

### **Resolution - Change the Texas Constitution to allow the Legislature to Call for a Special Legislative Session**

WHEREAS the Texas Constitution, Article 4, Section 8(a) gives the Governor the exclusive power to convene the legislature on extraordinary occasions to address unfinished business or matters of urgency; and

WHEREAS Florida, Nevada, and other states, who meet for regular session every year, enable their legislators to convene their legislatures on extraordinary occasions; and

WHEREAS the Texas legislature only convenes in regular session for 140 days in every odd year; and

WHEREAS the citizens of Texas are denied remedies of extreme importance to their health, employment, and well-being when the Governor is reluctant to convene the legislature to take up and resolve matters of urgency such as banning gender modification of children, imposing criminal penalties for election fraud, and banning COVID vaccines & masks mandates being requirements for employment ins Texas: and

WHEREAS the legislators are the closet representatives of the people; and

THEREFORE, BE IT RESOLVED that an we support that an Amendment be added to the Texas Constitution Article 4, Section 8 that legislators may also convene the legislature on extraordinary occasions to address specific matters of urgency by a petition signed by a majority of the members in both chambers: and

BE IT ALSO RESOLVED the Texas Legislature put this Amendment before the people for a vote.

This resolution was approved by Precinct 34 of McLennan County, in Senate District # 22 on \_\_\_\_\_ 2022 to be presented to the McLennan County Convention

# #36 Passed by Precincts: 34, 49

## Resolution - Allow the Senate District to be included in the selection of the SREC member to fill a mid-term vacancy.

WHEREAS, the Texas Election Code is quite clear that the SREC shall vote to replace an SREC member if a mid-term vacancy occurs, however it is silent on the process with which the party can include in their Bylaws and Rules to accomplish that; and

WHEREAS, the foundation of the Texas Republican Party are the grassroots of the party; and

WHEREAS, the convention delegates, who are the grassroots of the Senate District, vote for their SREC members at every Biennial Convention, but are completely left out of the process if a mid-term vacancy occurs; and

WHEREAS, if a mid-term vacancy occurs in a Multi- County Senate District, the County Chairs should convene to nominate and elect the candidate to be considered to fill the mid-term vacancy; and

WHEREAS, if a mid-term vacancy occurs in a Senate District within a county of several Senate Districts, the Precinct Chairs within that Senate District should convene to nominate and elect the candidate to be considered to fill the mid-term vacancy; and

WHEREAS, the candidate elected by the Senate District be given special consideration by the SREC when they vote to fill the mid-term vacancy; now

THEREFORE, BE IT REVOLVED the Texas Republican Party affirms the importance of the expressed choice of the Senate District grassroots leadership to put forth a candidate to fill a mid-term vacancy on the SREC and amend the SREC Bylaws and Texas Republican Party Rules to facilitate this process.

Passed on this day of March, 14, 2022, at the McLennan County Republican Convention, Precinct 34, in Senate District 22.

34-5

# #37 Passed by Precincts: 34, 49

## RESOLUTION Opposing the Imposition of Climate or Social Justice Policies that Restrict Transportation

*NOTE: Under plank #172: 'Transportation and fuel taxes,' it mentions some of these tactics, however, there are active plans to impose a litany of anti-car measures that result in shrinking the number of auto lanes available and artificially creating congested conditions. Passage of this resolution signals our strong intent to keep this principle in the platform and expand it to prohibit further restrictions on cars.*

**Whereas**, road taxes are supposed to pay for freely accessible public highways for all drivers; and

**Whereas**, imposing carpool lanes, bike lanes, bus-only lanes or other restricted lanes impede the freedom to travel and threaten the personal liberties of Texans by transportation boards and bureaucrats that are not accountable to voters; and

**Whereas**, there are active plans to impose an anti-car 'road diet,' such as Vision Zero or Climate Adaptation Plans at the federal, state, and local levels, including forcing transportation funding decisions based on race, equity, and inclusion, artificially lowering speed limits down to 25 MPH in urban 'districts,' mandating wide/buffered bike lanes, sidewalks, medians, stop lights and stop signs where they don't make sense, and policies that discourage or even prohibit road expansion, as is the case in the recently passed Biden infrastructure bill,

Now, therefore, be it:

**Resolved**, that we urge local, state and federal lawmakers to prohibit the imposition of a 'road diet' or other Leftist policies that seek to punish or restrict drivers; and further be it

**Resolved**, that we urge officials to err on the side of liberty and freedom and prevent the imposition of carpool, bike, and/or bus lanes on our public highways and prevent other gimmicks from penalizing those who drive their cars (with or without passengers) by creating road congestion and road scarcity, or otherwise restricting or penalizing the use of highways based on status, mode of transportation, or vehicle type.

Adopted this 14 day of March 2023, at the Precinct Convention of Precinct  
# 34, McJannet County of the Republican Party of Texas.

Connie Stamp  
Name of Officer

Connie Stamp  
Signature

# #38 Passed by Precincts: 34, 49

**By eliminating the three-day gap between early voting and election day, thus creating a single “voting period” that begins with the first day of early voting and ends on election day, elections are simpler, more accessible, more secure, and cost less.**

**One voting period reduces confusion about when a person can go to the polls and produces a single set of ballots to count. One process with uniform rules reduces the risk of error and opportunities for mishandling precinct results and eliminates voter confusion about which days polls are open. With a consolidated voting period, it is only necessary to deploy and recover voting equipment once, instead of twice, and it provides for the printing of results tapes at the end of this period.**

## ELECTIONS

Whereas, During the 87th Regular Legislative Session the Senate passed Senate Bill 2232, tasking the Secretary of State’s office to study the efficacy of creating one continuous election period similar to that of 21 other states; and

Whereas, Though Senate Bill 2232 did not pass the House of Representatives, the Secretary of State’s office was intrigued by the idea and is looking into which sections of the Election Code would need to be changed; and

Whereas, By removing the three-day gap between early voting and election day can increase voter turnout by simplifying in-person voting, increasing security and reducing opportunities for error by establishing a single voting process; and

Whereas, A single voting period would also provide explicitly for the printing of voting location tally tapes at the voting location immediately after closing and before the memory cards are removed;

Whereas, Ensuring the integrity of elections is essential to continuing the representative democracy or republican form of government on which America and its States now enjoy; and

Whereas, States have the right and obligation to protect the election process and its citizens’ right to participate in them; now therefore

Be it resolved, That the Republican Party of Texas urges the Texas Legislature to enact legislation that establishes a single election period and require tally tapes be printed at the voting location immediately after closing and before the memory cards are removed.

Adopted this 14 day of March 2022 at the Precinct Convention of Precinct # 34 of the  
Republican Party of Texas.

# #39 Passed by Precincts: 34, 49

## Informed Consent

The Informed Consent of patients has been trivialized by the medical community. Medical Facilities and Doctors should be required to provide the patient with a paper copy to take home that must include instructions for filing a complaint against them.

Signed: *Connie Stamps*

Print: *Connie Stamps*

Adopted by precinct # 34 this 14<sup>th</sup> day of March 2022, at the Precinct Convention for McLennan County Republican Party. Senate District 22.

# #40 Passed by Precincts: 51, 61

#51

#10

## RESOLUTION – MEDICAL FREEDOM

**Whereas** Texans' medical decisions are theirs and theirs alone, and citizens are better equipped than government bureaucrats to know what medical decisions are best for them and their families. The proper role of government is to protect that liberty.

NOW, THEREFORE, BE IT RESOLVED that the Texas Legislature must:

- Allow medical doctors the right to prescribe off-label medications at the request of the patient during periods of pandemic or otherwise.

Passed on this day of March , 2022, at the McLennan County Republican Convention, Precinct , in Senate District 22.

# #41 Passed by Precincts: 61, 78

## RESOLUTION in Support of Medical Freedom

**WHEREAS**, Texans have experienced unprecedented attacks on their medical liberties for the past two years.

**NOW, THEREFORE, BE IT RESOLVED** that the Texas Legislature must:

- Protect citizens by not withholding lifesaving surgeries based on vaccination status.

**BE IT FURTHER RESOLVED**, that the Republican Party of Texas designate these issues as a single legislative priority entitled Medical Freedom.

Passed on this day of March \_\_\_\_\_, 2022, at the McLennan County Republican Convention, Precinct \_\_\_\_\_ in Senate District 22.

# #42 Passed by Precincts: 51, 78

151-19

## RESOLUTION - To Prevent Unelected officials and others from authoring and co - authoring a bill or bills

No bill shall be written that

1. Covers more than one (1) subject
2. That takes more than 50 pages to explain
3. No Ryders at all
4. *Line Item Veto*

A BILL SHALL BE WRITTEN BY ONE AUTHOR – THE ELECTED OFFICIAL  
FOR ONE SUBJECT OR ONE SITUATION

THERE WILL NOT BE ANY “RYDER” TO ANY BILL

BILL SHALL BE NO LONGER THAN 50 PAGES  
DOUBLE SPACED – 11 FOUNT – NORMAL MARGINS

WITH OBVIOUS INTENTIONS – NO LEGAL DOUBLE SPEAK

PERIOD

Passed on this day of March \_\_\_\_\_, 2022, at the McLennan County Republican Convention,  
Precinct \_\_\_\_\_, in Senate District 22.



# #43 Passed by Precincts: 55, 81

#9

**Resolution – No Mandates will be Tolerated for COVID19 Vaccinations, Testing, Masking, or Isolation/Segregation.**

**Whereas**, the citizens of Texas have and continue to suffer tremendously under the abuses and misuses of government edicts and medical tyranny;

**Whereas**, the published science does not support the efficacy of mandates for mass vaccinations, testing, masking, or isolation/segregation;

**Let It Be Resolved That** no mandates will be tolerated for COVID19 vaccinations, testing, masking, or isolation/segregation.

**THEREFORE, LET IT BE RESOLVED**, that a copy of this resolution be sent to the McLennan County/Senate District # 22 Convention Resolutions Committee from Precinct # 81 with the recommendation that it be passed and sent to the State Convention Platform Committee of the Republican Party of Texas.

## #44 Passed by Precincts: 61, 81

**Resolution – Physicians and Patients have the Right to Try Treatment Plans without the Medical Board and Pharmacy Board Interfering.**

**Whereas**, the citizens of Texas have and continue to suffer tremendously under the abuses and misuses of government edicts and medical tyranny;

**Whereas**, treatment plans have traditionally been decided between physicians and patients;

**Whereas**, the government and government agencies have interfered between physicians and patients' treatment plans, including attempting to remove physicians' licenses for treating according to the patients' wishes;

**Let It Be Resolved That**, the Medical Board and Pharmacy Board may not interfere with physicians and patients' treatment plans;

**Let It Be Resolved That**, physicians and patients have the right to try treatment plans without the Medical Board and Pharmacy Board interfering.

Therefore, **LET IT BE RESOLVED**, that a copy of this resolution be sent to the \_\_\_\_\_ County/Senate District # \_\_\_\_\_ Convention Resolutions Committee from Precinct # \_\_\_\_\_ with the recommendation that it be passed and sent to the State Convention Platform Committee of the Republican Party of Texas.

Hold Drunk Drivers Fiscally responsibly for children of deceased victims of incident. Similar to Bentley's Law in Tenn.

# #46 Passed by Precinct 49

## RESOLUTION CALLING FOR THE BRINGING OF THE TEXAS DISASTER ACT OF 1975 IN COMPLIANCE WITH THE TEXAS CONSTITUTION “Curtailling Executive Branch Overreach”

Authored by Mike Garcia

**WHEREAS**, Texans are resilient, responsible people who are accountable for our actions; and

**WHEREAS**, the Texas Constitution maintains in Article II, Section 1 that “[t]he powers of Government of the State of Texas shall be divided into three distinct departments, each of which shall be confided to a separate body of magistracy, to wit: those which are Legislative to one, those which are Executive to another, and those which are Judicial to another; and no person, or collection of persons, being of one of these departments, shall exercise any power properly attached to either of the others, except in the instances herein expressly permitted,”; and

**WHEREAS**, there can be no express permission found in the Texas Constitution for either the Executive or Judicial branches of Government described by Article II, Section 1 to either impose or suspend laws on the people of Texas—rather, that express duty is solely that of the Legislature’s; and

**WHEREAS**, even further, an express restriction of tampering with laws is included in the Texas Bill of rights under both Article I, Section 28, which reads: “No power of suspending laws in this State shall be exercised except by the Legislature,” and Article III, Section 30, which reads: “No law shall be passed, except by bill,”; and

**WHEREAS**, the Texas Disaster Act, passed by the Texas Legislature in 1975 to help with disaster relief related to physical damage from hurricanes, floods, etc., includes unconstitutional provisions, namely those that allow the Executive branch to impose orders with the “full force and effect of law,” violating Article III, Section 30 of the Texas Constitution and Article I, Section 28 of the Texas Bill of Rights, that prohibits the passing or suspending of law by any branch of the Texas government except by the Legislature; and

**WHEREAS**, the provisions that allow for the Executive Branch to impose orders with the “full force and effect of law” have taken the Disaster Act away from its true purpose, culminating in a host of violations of these guaranteed restrictions of government in early 2020 when churches and businesses were forced to close under state and locally-imposed orders and causing nearly 1.5 million Texans to file for unemployment, causing untold amounts of devastation for millions of Texans’ livelihoods; and

**WHEREAS**, failure to address this misapplication of the Texas Disaster Act of 1975 could result in even more catastrophic harm, leading a future governor to call for a “climate change” or “gun violence” emergency, leading to even more erosion of our freedoms and liberties in Texas;

**WHEREAS**, a way to address the constitutional problems in the Disaster Act without eliminating the necessary and historically successful tools utilized by state and local governments to coordinate damage-mitigation efforts during true natural disasters of extremely limited duration was filed in H.B. 2196 by State Representative Matt Schaefer, HD 6;

**THEREFORE, BE RESOLVED** that we unconditionally insist that legislators pass a law bringing the Texas Disaster Act of 1975 into compliance with the Texas Constitution.

Adopted this 14 day of March, 2022, at the Precinct Convention of Precinct # 49, County of Maricopa of the Republican Party of Texas.

6

# #47 Passed by Precinct 49

## Resolution – Focus on Academic Subjects

**WHEREAS**, Texas Administrative Code Health Education TEKS Ch 115 and Character Traits TEKS Ch 120 both include student expectations that authorizes school districts to teach Social Emotional Learning.

- SEL is experimental.
- SEL changes the focus of education to attitudes, values, and beliefs and dilutes academic instruction.
- SEL requires discussion of private and personal matters that should be addressed by parents.
- SEL includes surveys and questionnaires that violate the federal Pupil Rights Protection Amendment.

**WHEREAS**, Texas should remove all nonacademic materials including but not limited to videos, surveys, curriculums, tests, graphics, teacher resources, books, magazines, audio, visual, electronic.

**WHEREAS**, Texas should uphold the PPRA Protection of Pupil Rights Amendment by requiring any and all surveys to be at the right of the parents' choice. Any and all surveys presented to a student, under the age of 18, is required to be presented to the parents 72 hours in advance. The parents must provide a written response approving that their child can participate in the survey.

**WHEREAS**, Texas should immediately discontinue and ban all surveys, evaluations and/or assessments as a school district is not equipped or required to assess a student for whom, as a result of disability or other condition identified by commissioner rule. Per the TEC §28.002 (a)(2)(C).

**WHEREAS**, Texas should mandate that any and all social emotional learning instruction and instructional materials to fulfill TAC 115 and 120 to be governed, overseen, and selected by the School Health Advisory Council (SHAC) under TEC §29.906 (C) requiring that school district must consult with a committee that represents the whole of the community values.

**THEREFORE**, Texas GOP should adopt a platform plank to prohibit all non-academic subjects:

"Plank xxx. Non-Academic Subjects: We demand the State Legislature pass a law prohibiting the social emotional learning, health education, and any non-academic subject in any public school in any grade whatsoever, or disseminating or permitting the dissemination by any party of any material regarding the same. All school districts, individual schools, or charter schools are prohibited from contracting with or making any payment to any third party for material concerning any of the above topics. Until this prohibition goes into effect, all health education shall be recommended by the School Health Advisory Council to the district school board and voted on by the district school board. Texas should codify the PPRA into Texas law to protect the rights of parents, students and K-12 school officials applied to the programs of state education agency (SEA), local education agency (LEA), or other recipient of funds under any program funded by tax dollars. PPRA protects the administration of surveys analysis or evaluation that concerns political, mental, sexual, behavior, religious, income and critical appraisals. Before a student may be provided with social emotional learning, health education, any survey, or any non-academic subject, the district must obtain the written consent of the student's parent or guardian [Opt-In status]."

**THEREFORE**, LET IT BE RESOLVED, that a copy of this resolution be sent to the 49th McLennan County/Senate District # 32 Convention Resolutions Committee from Precinct # 34 with the recommendation that it be passed and sent to the State Convention Platform Committee of the Republican Party of Texas.

## Resolution - Protection of Data Privacy

**WHEREAS**, educational technology companies collect and sell data on minors without consent;

**WHEREAS**, educational technology companies comply with strong data privacy law such as:

- **European Union (EU)** General Data Protection Regulation (GDPR) relating to the protection of natural persons with regard to the processing of personal data and rules relating to the free movement of personal data and protects fundamental rights and freedoms of natural persons and in particular their right to the protection of personal data;
- **California** Privacy Rights Act (CPRA) of 2020 and California Consumer Privacy Act of 2018 (CCPA) that applies to the personal information of California residents who are employees, job applicants, independent contractors, and board members, as well as employees' dependents who receive benefits through the employer;
- **Illinois** Student Online Personal Protection Act of 2019 which gives parents control over online information schools collect from minors and how the data is used;
- **New York's** Bill of Rights for Data Privacy and Security (Parents' Bill of Rights) of 2015 requires each educational agency in the State of New York to develop a Parents' Bill of Rights for Data Privacy and Security and publish it on its website;

**WHEREAS**, federal statutes exist with very little enforcement to protect the confidentiality of a student's identifiable information include: 15 U.S.C. 6501-6502 (16 CFR Part 312) Children's Online Privacy Protection Act (**COPPA**) and 20 U.S.C. 1232h (34 CFR Part 98) Protection of Pupil Rights Amendment (**PPRA**);

**THEREFORE**, the Texas legislature should protect citizens and particularly student data including but not limited to:

- Codify federal **COPPA** into Texas law through age 18;
- Codify federal **PPRA** into Texas law with enforcement mechanism;
- Protect student data privacy and prohibit the selling of data by passing legislation similar to **Illinois** and **New York** statute;
- Provide protection... similar to **California's** CPRA and CCPA;
- Require citizens to OPT IN for the collection of personally identifiable data, prohibit government agencies, for profit companies, and non-profit companies from selling data, and provide private right of action for enforcement similar to INTRODUCED **Oklahoma** 2022 Regular HB 2969;
- Protect consumer rights including access, rectification, deletion, restriction of processing, and data portability, require notice and obtain verifiable consumer "opt-in" consent, including parent or eligible student, before collecting and processing a consumer's personal information for the first time, codify duties of care, loyalty, and confidentiality, and provide private right of action similar to **Massachusetts** Information Privacy Act (MIPA);

**THEREFORE**, the Texas GOP should affirm the need to protect citizen data privacy with a platform plank as follows:

"Plank #xxx. Data Privacy. We demand that the Texas legislature protect data privacy by prohibiting the collection and selling of data and the enforcement of data privacy through private right of action. Schools should not consent to data collection of minors on behalf of parents. Schools should protect the confidentiality of student's identifiable information."

## #49 Passed by Precinct 51

**Resolution - The Texas GOP Supports the Call for the Investigation and Indictment of any Individual, Agency, or Corporation Responsible for . . .**

**Whereas**, the citizens of Texas have and continue to suffer tremendously under the abuses and misuses of government edicts and medical tyranny;

**Let It Be Resolved That**, the Texas GOP supports the call for the investigation and indictment of any individual, agency, or corporation found to be

- (a) responsible for gain-of-function research resulting in SARS-CoV-2/COVID-19;
- (b) interfering with physicians' practice of medicine;
- (c) interfering with Texan citizens' decision making as it relates to personal health care;
- (d) and/or the mandating of any testing, treatments, including vaccinations, masking, or isolation/segregation of Texan citizens.

Therefore, **LET IT BE RESOLVED**, that a copy of this resolution be sent to the \_\_\_\_\_ County/Senate District # \_\_\_\_\_ Convention Resolutions Committee from Precinct # \_\_\_\_\_ with the recommendation that it be passed and sent to the State Convention Platform Committee of the Republican Party of Texas.

# #50 Passed by Precinct 51

#51-17

## Resolution – Gambling in Texas

WHEREAS Government-sponsored gambling has had a devastating impact on many Texas families; and

WHEREAS the gambling industry and professional sports teams will continue their efforts to expand gambling in Texas by introducing casino style gambling under the guise of economic development; and

WHEREAS these efforts to expand casino style gambling take the form of land-based casinos, riverboat casinos, sports betting, daily fantasy sports, instant racing, electronic versions of raffles, bingo, lottery scratch tickets, and Keno; phone and computer based wagering, and other games of chance; and

WHEREAS eight-liners are illegally operated in the State of Texas under the ambiguous “fuzzy animal” exemption; and

WHEREAS commercially operated poker houses are illegally operated in the State of Texas; and

WHEREAS the Texas Lottery continues to expand the negative effects of gambling through the introduction of \$20, \$30 and \$50 instant scratch tickets; and

WHEREAS dependence on lottery revenue exploits the weaknesses of Texas’ own citizens, collecting a disproportionate amount of revenue from those least able to pay forcing all Texans to pay increased taxes and fees for services; and

WHEREAS our government, communities, businesses, and citizens face legitimate risks posed by Class III Indian Gaming in the State of Texas if casino style gambling is introduced; now therefore

BE IT RESOLVED that we oppose government-sponsored gambling as a means of financing state government; and

BE IT RESOLVED that we oppose any further legalization, government facilitation, or expansion of any type of gambling including land-based casinos, riverboat casinos, sports betting, daily fantasy sports, instant racing, electronic versions of raffles, bingo, lottery scratch tickets, and Keno; phone and computer based wagering; and

BE IT RESOLVED that we urge the Texas Legislature to enact legislation that repeals the State Lottery; and

BE IT RESOLVED that we urge the Texas Legislature to enact legislation that repeals the ambiguous “fuzzy animal” exemption currently found in the penal code; and

BE IT RESOLVED that professional sports teams attempts to lead and ultimately participate in the expansion of gambling sends the wrong message to the youth of our State; and

BE IT FINALLY RESOLVED that we urge the Texas Legislature to enact legislation that assists in the vigorous enforcement of existing laws and regulations related to gambling and investigation of attempts to circumvent existing laws.

THEREFORE, LET IT BE RESOLVED, that a copy of this resolution be sent to the \_\_\_\_\_ County/Senate District # \_\_\_\_\_ Convention Resolutions

Committee from Precinct # \_\_\_\_\_ with the recommendation that it be passed and sent to the State Convention Platform Committee of the Republican Party of Texas.



# #51 Passed by Precinct 51

#51 -21

## RESOLUTION

### Preserving the existing platform on transportation and toll roads

**Whereas**, the grassroots rank and file of the Republican Party have faithfully worked to create a pro-taxpayer, pro-liberty transportation platform; and

**Whereas**, we understand the 2020 platform is subject to new changes in 2022; and

**Whereas**, billions in state gasoline and other road taxes are expended annually and must be used in the most fiscally responsible, pro-liberty manner and in accordance with Gov. Greg Abbott's promise of NO new transportation taxes, tolls, fees or debt; and

**Whereas**, there's a relentless legislative/lobbying effort by toll interests to secure toll contracts that hand control over Texas' public highways to private, foreign corporations in 50-year monopolies resulting in tolls that already exceed \$3/mile in peak hours (ie - North Tarrant Express);

Now, therefore, be it:

**Resolved**, that we urge the platform committee to preserve the existing platform on transportation and tolling (planks #45, #104, #107-108, #160, #170, #172, #332-333) and work to adopt stronger measures (to prevent a charge-by-mile tax or other anti-car measures in Biden's infra bill) to refine and improve its current pro-taxpayer guiding principles on transportation.

**Adopted** this \_\_\_\_ day of \_\_\_\_\_, 20\_\_, at the Precinct Convention of Precinct  
# \_\_\_\_\_ County of the \_\_\_\_\_ Party of Texas.

\_\_\_\_\_  
Name of Officer

\_\_\_\_\_  
Signature

# #53 Passed by Precinct 61

61-13

## Resolution - Make Repealing the Anti-Life 10-Day Rule a Legislative Priority

**Whereas**, every year in Texas, an unreported number of vulnerable patients of every age—such as 1-year-old Tinslee Lewis of Fort Worth, 56-year-old Jose Portillo of Amarillo, and 61-year-old Carolyn Jones of Beaumont—are victims of the unethical, unconstitutional, and unprecedented 10-Day Rule in the Texas Advance Directives Act;

**Whereas**, Section 166.046, Texas Health and Safety Code, contains the anti-Life 10-Day Rule, which enables hospitals to unilaterally withhold or withdraw a patient's basic Life-Sustaining Treatment (like a ventilator) against the patient's or patient's family's will without any appeal; and

**Whereas**, the 2020 Platform of the Republican Party of Texas asserts that "We support legislation repealing the unethical 'Ten-Day Rule' in Section 166.046, Health and Safety Code, which allows physicians to withdraw basic life-sustaining treatment (like a ventilator) after an impending countdown" (Plank 277); and

**Whereas**, the 2020 Platform of the Republican Party of Texas further asserts that "We also support legislation replacing the Ten Day Rule with a truly life-affirming law that requires a patient's or surrogate's medical decision about basic life-sustaining treatment to be honored until the patient is transferred to another physician or facility that will honor the decision to continue life-sustaining treatment" (Plank 277); and

**Whereas**, the second principle of the 2020 Platform of the Republican Party of Texas affirms our belief in "The sanctity of innocent human life, created in the image of God, which should be equally protected from fertilization to natural death"; and

**Whereas**, no other state has such an egregious and unethical law that violates the patient's Right to Life by handing over critical and personal medical decisions to physicians and hospital committees comprised of strangers, rather than relying on the patient's expressed medical decision, written directive, or designated surrogate decision-maker; and

**Whereas**, the Legislative Priorities Committee of the 2020 Republican Party State Convention named Repealing the anti-Life 10-Day Rule as one of the ten Legislative Priorities offered to Republican delegates, but was not ultimately selected among the top eight; and

**Therefore, be it resolved** that the Republican Party of \_\_\_\_\_ County recommends the Legislative Priorities Committee of the State Convention adopt as a Legislative Priority for the 88th Legislative Session a call for the Texas Legislature to repeal the unethical, unconstitutional, unprecedented, and anti-Life 10-Day Rule, and replace it with a truly Life-affirming law that requires that physicians adhere to a patient or surrogate's medical decision about life-sustaining Treatment and which provides for physicians who disagree with the patient's decision to transfer the patient to another physician or facility that will honor the decision to continue life-sustaining treatment, guaranteeing Due Process and the Right to Life for vulnerable Texas patients like Tinslee Lewis, Carolyn Jones, and Jose Portilla.

Adopted this \_\_\_\_\_ day of \_\_\_\_\_, 2022, at the Precinct Convention of Precinct # \_\_\_\_\_ of the \_\_\_\_\_ County Republican Party of Texas.

## Resolution to Make Repealing the Anti-Life 10-Day Rule a Legislative Priority

### **Background:**

Every year in Texas, an unreported number of vulnerable patients of every age—such as then 1-year-old Tinslee Lewis of Fort Worth, 61-year-old Carolyn Jones of Beaumont, and then

# #52 Passed by Precinct 61

56-year-old Jose Portilla of Amarillo—are victims of the unethical, unconstitutional, and unprecedented **10-Day Rule** in the Texas Advance Directives Act (TADA). This rule authorizes a physician to unilaterally withdraw or withhold basic life-sustaining medical treatment (like a ventilator) from a patient against the request of the patient's advance directive, expressed medical decisions, or direction of the patient's surrogate (Section 166.046, Texas Health and Safety Code).

Once the physician's decision is reviewed and agreed upon by the hospital's own ethics committee, **the patient or surrogate is given only ten days to transfer to another facility or physician willing to honor this basic medical decision of the patient before the hospital can legally pull the plug.** By providing complete civil, criminal, and administrative immunity, physicians and hospitals can commit involuntary euthanasia by removing basic life-sustaining treatment, inevitably speeding or causing the death of patients.

**No other state has such an egregious law** that violates the patient's Right to Life by handing over such critical and personal medical decisions to a hospital's ethics committee without even a safety mechanism for judicial review of the decision. In an amicus brief, Texas Attorney General Ken Paxton laid out why the current Texas law is unconstitutional. Like many other medical and legal scholars, Paxton concluded that "the Section 166.046 review process violates the Due Process Clause."

**Two years ago, more than 25 Republican Conventions across the State passed Resolutions calling for the Party to make repealing the 10-Day Rule a Legislative Priority. The Legislative Priorities Committee supported the issue but it did not make the final list.**

Plank 277 of the 2020 Republican Party of Texas Platform already supports Pro-Life legislation to repeal the unethical 10-Day Rule. Also, the 2020 Platform of the Republican Party of Texas asserts that "All innocent human life must be respected and safeguarded from fertilization to natural death" (Plank 328). **The anti-Life 10-Day Rule represents an attack on innocent human life that must be opposed by the Party of Life.**

**Please support this Pro-Life Priority by passing the Resolution to add this issue as a Legislative Priority for the Republican Party of Texas.**

## EXHIBIT C

The following resolutions identified by number and subject were PASSED by the Precinct Convention.

Resolutions: where as the 16<sup>th</sup> and 17<sup>th</sup> amendments Swayer the balance of power in our system too far to the federal government and therefore away from the States and people.

There be fore be it resolved that the legislatures of 3/5<sup>th</sup> of the States shall have the power to veto any federal law or regulation.

Proposed wording:

Be it further resolved that this should be done by constitutional amendment saying in part:

Section 1) If within 60 days of congress passing a bill the legislatures of 3/5 of the States object to the bill it shall not have the force of law.

Section 2) Treaties and declarations of war are excluded from Section 1.

Return to the \_\_\_\_\_ County Republican Party Office within 3 days.  
Visit (website) \_\_\_\_\_ further information.

(address) \_\_\_\_\_ - (phone) \_\_\_\_\_

Paid for by the \_\_\_\_\_ County Republican Party and not authorized by any candidate or candidate's committee.

## EXHIBIT C

The following resolutions identified by number and subject were PASSED by the Precinct Convention.

Tax any ~~purchase~~ ~~of~~ ~~collectible~~ <sup>in Texas</sup> to anyone  
Who purchases a home over \$ 500,000 from a blue  
State. Tax rate at 20 percent.

Return to the \_\_\_\_\_ County Republican Party Office within 3 days.

Visit (website) \_\_\_\_\_ further information.

(address) \_\_\_\_\_ - (phone) \_\_\_\_\_

Paid for by the \_\_\_\_\_ County Republican Party and not authorized by any candidate or candidate's committee.

## EXHIBIT C

The following resolutions identified by number and subject were PASSED by the Precinct Convention.

① "Tougher Sentencing on child molesters"

- longer sentence (drug dealers have longer sentencing)
- should never be alone w/ the child again
- Texas should lead the pack when it comes to protecting our children

② "Prevent the homeless from taking over our streets."

- they should register with the shelter.
- have a program for them, they go to work at the shelter in return they have a place to stay
- if they aren't on the program they go to jail and then they are enrolled into the system.
- make them follow the rules like the rest of us. there should be no reason we continue letting them do nothing

Return to the \_\_\_\_\_ County Republican Party Office within 3 days.

Visit (website) \_\_\_\_\_ further information.

(address) \_\_\_\_\_ - (phone) \_\_\_\_\_

Paid for by the \_\_\_\_\_ County Republican Party and not authorized by any candidate or candidate's committee.

## EXHIBIT C

The following resolutions identified by number and subject were PASSED by the Precinct Convention.

Fix 2020 First  
Election Integrity  
Hand Ballots (written)  
One Day only / In person only  
One vote / One person

- God first Platform  
No Homosexual agenda  
No Transgender agenda  
Christ honoring platform only

- Term limits, but can be re-elected  
- Propositions on ballot must be written  
clearly with no double negative lawyer  
lingo.

- Pro-life.

- Pro-Gun

- Pro-GOD

Pro-America First Agenda

No Defacing Flag with other colors (Blue stripe  
Green stripe etc)

Return to the McLennan County Republican Party Office within 3 days.

Visit (website)

for further information.

(address) 539 N. Valley Mills Dr, Waco, TX - (phone) 294-7726955

Paid for by the McLennan County Republican Party and not authorized candidate or candidate's committee.

## EXHIBIT C

The following resolutions identified by number and subject were PASSED by the Precinct Convention.

- ① The Speaker of the Texas House of Representatives should be elected by secret ballot in his/her party caucus first and presented for vote by the full Texas House of Representatives.
- ② The rules for the Texas House should be developed, voted on, and amended by the ~~Party~~ majority party caucus first, and then presented to the full Texas House of Representatives for debate, amendment, and final adoption.
- ③ Proposed Constitutional Amendment  
Members of the Texas Legislature shall be entitled to earn per diem only for days physically present in the state ~~or~~ away from their home county on official business.  
Determination of entitlement shall be made by the Lieutenant Governor for the Texas Senate and by the Speaker for the Texas House of Representatives.
- ④ The Governor should immediately end ~~and not renew~~ the COVID 19 emergency declaration.
- ⑤ Texas should continue all efforts necessary to prevent, stop, and apprehend suspects who are illegal aliens from trespassing on Texas public and private property. Costs of such efforts should be billed to the federal government, and state costs should be funded first from federal grants and discretionary allotments to the state from the federal government.

Return to the \_\_\_\_\_ County Republican Party Office within 3 days.  
Visit (website) \_\_\_\_\_ further information.

(address) \_\_\_\_\_ - (phone) \_\_\_\_\_