RESOLUTION FOR:

Whereas it is a fundamental right of parents to direct the upbringing, education, and care of their minor children; and

Whereas providing important information relating to a minor child should not be withheld, either inadvertently or purposefully, from his or her parent, and

Whereas the state, government entity, private entity, business, non-profit entity, school district, health care system, or entity or person(s) coming in contact with a minor child should not interfere with that parent's right, and

Whereas tax funds should not be used to sale, distribute, or display harmful materials to minors in compliance with Texas law, and

Whereas materials, despite efforts to protect minor children, are on display, still openly available to those children in public schools, businesses, non-profits, and medical facilities without requiring consent by parents and may be in violation of the rights of parents, and

Whereas, States have the right and obligation to protect the rights of parents in those states; now therefore

Be it resolved that we urge the Texas Legislature to enact legislation and amend the obscenity section of the Penal Code in the sale, distribution, or display of harmful materials to minors to better support parents' rights and take action against information covered under this act even under the guise of education, science, or medical without properly notifying parents and only with written approval by the parents and also provide for fines as well as penalties for failure to meet notification requirements.

Adopted this	day of	, 20	, at the Precinct Convention of Precinct #	of the
Party o	of Texas.			

Commented [se1]: What about the senior in high school who turns 18 during the school year? Could wording be changed to state K-12 student or enrolled student, etc?

SD 20 C-1

Resolution in Support of Medical Freedom

WHEREAS, Texas 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 lockdowns, mask mandates, and vaccine passports violate the rights of everyday Texans and infringe on their liberties;

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 outside healthcare systems

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 vaccinations 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 text, procedure, or product, 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.

SD 20 F-1

Medical Monopoly

WHEREAS, there are certain medications that are fundamental to protect the lives of Texans such as insulin, epipens;

THEREFORE, insulin epipens and other essential medical items should never have monopolies given by any government agency

SD 20 C-4

Resolution to Remove the Plank to Rescind Blue Laws

WHEREAS, there is a plank on the Republican Party Platform that would rescind Blue Laws in the State of Texas;

Be it resolved that the Republican Party remove the plank to remove Blue Laws in this state.

RESOLUTION FOR TRANSPARENCY IN SCHOOLS.

Whereas many books disruption the ratios found in public actuals have been found to be in violation of note observity squares. Truss does not commity have used salidfound statuse in which public achoos in presention of naturals deemed to be observe or in violation of state status.

Wherean library books in public schools are not usely assituble nor always made public; and

Wheness Texas does not correctly have and additional status in which selectle in prosestion of septodals doesned to be observe; sero, fluorities, for it

Be I resided that we ope the Republican Party:

Diges that any book that violates any main manus he permeantly removed from all maltic school component tests wide.

Usgo that there he a standard and outfaid to find and trace library heeks in public schools and make it available to the public.

Urgen legislation be disched to sold an utilities utilities of matter to the Toron Penal Code that would only it a follow the my public solved in he in passassion of any material that violates sales obscuring statem.

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RESOLUTION FOR ELECTION INTEGRITY

WHEREAS, the right of American citizens to govern themselves is a bedrock principle recognized in the Declaration of Independence; and...

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, despite efforts to protect the integrity of elections, election fraud still exists and, in such cases, serves to undermine the very foundation of our government; 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:

- Demands that all Republican legislators act to remove Texas immediately from all
 contact, connectivity and participation with ERIC -Electronic Registration Information
 Center due to the system violating Texas law. Replace ERIC with Fractal Voter
 Registration System (FPEIS). FPEIS actually manages voter rolls instead of just adding
 voters and not removing no longer eligible to vote voters.
- 2. Demands that all Republican legislators act to make all election fraud violations currently listed in election law felony offenses.
- 3. Demands that all Republican legislators act to change state law so that no person or organization may send out prefilled requests for absentee ballots to voters. The individual voter must be responsible for requesting their own absentee ballot.
- 4. Demands that the Secretary of State of Texas implement procedures to ensure that a secure method of recording on paper and securely archive until the election is over, the results of all early election voting that has been recorded electronically on the day that early voting has concluded. This will produce a paper trail being available of computer voting if an audit or recount is required.
- 5. Demands that all Republican legislators enact legislation that all county election officials be required under threat of criminal offense to render voting rolls purged of non-qualified voters in the county not later than one month before the start of early or mail in voting in each election.

RESOLUTION TO REMOVE ALL DROP BOXES FOR BALLOTS

WHEREAS,

NOW THEREFORE BE IT RESOLVED THAT all drop boxes for ballots be removed.

RESOLUTION ON NURSE PRACTITIONER: DELEGATION REMOVAL

WHEREAS liberty and economic freedom are two of the values that have made Texas the best state in the nation in which to live and work; and,

WHEREAS our business climate thrives on these two values; and, while private enterprise has been allowed to flourish and provide solutions to many of the challenges that face our state, there are areas where government overregulation is still a problem; and,

WHEREAS our health care system is often too expensive and too unavailable, and riddled with red tape; and,

WHEREAS, nurse practitioners in Texas are among the only ones in the country who must still pay for a physician to sign a delegation agreement with them in order to provide health care to Texans and practice the job they have already been educated, trained, and licensed to do; and,

WHEREAS, the requirement for nurse practitioners to have a written delegation agreement in Texas was waived by executive order in 2020, and 31 other states, the Army, Navy, Marines, Air Force, VA, and other federal health services also no longer require a delegation agreement; and,

WHEREAS, the states that have ended this requirement have seen increased access to primary care, hundreds of millions of dollars in cost savings, and improved health care outcomes; and,

WHEREAS, Texas should make permanent the waiver of delegation agreements in order to preserve our state's position as a leader in economic freedom and health care access;

NOW THEREFORE BE IT RESOLVED THAT Texas adopt legislation ending the requirement that nurse practitioners can only provide health care to Texans under a delegation agreement with a physician in the State of Texas.

RESOLUTION TO ABOLISH CIVIL ASSET FORFEITURE

WHEREAS Civil Asset Forfeiture is government authorized theft and,

WHEREAS Civil asset forfeiture is being used as an incentive by law enforcement to criminalize otherwise innocent behavior and,

NOW THEREFORE BE IT RESOLVED; Civil Asset Forfeiture laws should be abolished at all levels of government: Municipal, County, State, and Federal.

RESOLUTION TO AMEND RULE 34(C)

WHEREAS,

NOW THEREFORE BE IT RESOLVED; RPT Rule No. 34 (c) should be amended as:

Legislative Priorities: This committee shall recommend to the Convention proposed legislative priorities and related resolutions. The Legislative Priorities Committee of the biennial State Convention shall prepare a list of no more than fifteen (15) ten (10) resolutions defining legislative priorities for the Republican Party of Texas State Convention to consider for the session of the Texas Legislature following the Convention. The State Convention will vote "Yes", "No", or "Abstain" for each of the fifteen (15) ten (10). The top half, rounded up. five (5) shall become the Republican Party of Texas legislative priorities for the session of the Texas Legislature following the Convention. Legislative priorities shall be for specific changes, additions to or deletions from the law that directly support the Platform and the core values of the Republican Party of Texas. The SREC shall expend reasonable Party resources to promote passage of legislation crafted in support of these priorities.

RESOLUTION FOR PROTECTION OF MINORS FROM SEX CHANGE TREATMENTS

WHEREAS, minors have a God-given right to their bodily integrity without harmful interference in the absence of their consent; and

WHEREAS, minors lack the legal capacity to provide consent for life-changing treatments or operations; now therefore,

NOW THEREFORE BE IT RESOLVED by the Republican Party that the Texas Legislature enact legislation or the Texas Medical Board adopt a rule mandating the automatic revocation of the medical license of any physician who prescribes treatments or performs operations on a minor which is contrary to his or her gender, therefore

BE IT FURTHER RESOLVED that a person's gender shall be defined as either male or female. A male shall be defined as someone who has an X chromosome and a Y chromosome, while a female shall be defined as someone who has two X chromosomes.

RESOLUTION TO LIMIT SOCIAL SECURITY FUNDING TO THOSE WHO CONTRIBUTED FUNDS AND ARE LEGAL CITIZENS

WHEREAS, there are too many people with access to social security funds.

NOW THEREFORE BE IT RESOLVED to limit the access only to those officials who distribute these funds to qualified recipients who contributed monies to the social security retirement programs over the course of their worklife and who shall be the only ones qualified to receive any checks from this fund.

BE IT FURTHER RESOLVED that no illegal immigrants will ever be qualified to receive any money or any kind of social security benefit from the United States of America.

RESOLUTION TO REQUIRE PUBLIC EDUCATION ON THE HUMANITY OF THE PREBORN CHILD.

WHEREAS, pursuant to the United States Supreme Court Case Maher 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), and

WHEREAS, the State of Texas has set precedence for preserving life, "Heartbeat bill," to

- 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;

NOW THEREFORE BE IT RESOLVED the Republican Party of Texas 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."