

- A. Call to order
- B. Roll call of the temporary roll of delegates
- C. Report of the Temporary Credentials Committee
- D. Report of the Temporary Rules Committee
- E. Report of the Permanent Organization Committee; election of Permanent Convention Officers
- F. Appointment of Permanent Nominations and Permanent Resolutions Committees; appointment of Permanent Parliamentarian
- G. Recess for Precinct Caucuses (if applicable)
- H. Report of the Permanent Legislative Priorities Committee
- I. Report of the Permanent Resolutions Committee
- J. Report of the Permanent Nominations Committee
- K. Other business and announcements
- L. Adjournment”

C. Report of the Temporary Credentials Committee

LAST	FIRST	PRECINCT
Blackall	Deborah	215
Hester	Laura	215
Thomas	Kara	215
McGill	Jennifer	225
Beauford	Jennifer	230
McNutt	Chris	230
McNutt	Murphy	230
Wilkinson	Joseph	230
Wilkinson	Karen	230
Couch	Donna	235
Couch	Walter	235
King	Phil	255
King	Terry	255
Smithwick	Horace Gene	255
Ticzkus	Kelly	255
Ticzkus	Matthew	255
Towson	Di Ann	255
Baber	Larry	315
Baber	Lynn	315
Baldwin	Dawn	315
Baldwin	Steven Cary	315
Berg	Andrea	315
Berg	Doug	315
Blankenship	Chuck	315
Blankenship	Susan	315
Goree	Sharon	315
Medlin	Karon	315
Melberg	Bruce	315
Melberg	Valerie	315
Paschall	Courtney	315
Paschall	Paul	315
Prince	Michael	315
Prince	Zan	315
Roberson	Charlene	315
Roberson	Steve	315
Swain	Jeffrey	315
Toles	Ingalill	315
Torbett	Weldon	315
Bozzell	Elizabeth	320
Paez	Tom	320
Paez	Tracye	320
Worthington	Dottie	320
Barker	Leah	330
Barker	Sheila	330
Barker	Stephen	330
Calbow	John	330
Riddle	Tim	330
Roberts	Valerie	330
Will	Jacob	330
Will	Jennifer	330
Gray	Brady	335
Atkinson	Kelly	340
Atkinson	Mitch	340
Fegley	Kristen	340
Fegley	Michael	340
Bynum	Billie	345
Corbett	Carrie	345
Corbett	Clark	345
Forrest	John	345
Garrett	Mark	345
Garrett	Teresa	345

Huffines	Tom	345
LaRue	Rojean Moseley	345
Mosely	Amber	345
Otey	Joseph	345
Rodgers	Charity	345
Carney	Deborah	350
Dodson	Allen	350
Looper	Eden	350
Looper	Robert	350
Mayo	Mary	350
Flanagin	Judy	355
Utley	J Scott	355
Barton	Gabriella	420
Barton	Timothy	420
Heffelfinger	Laura	420
Hensley	Debra	420
Olcott	Mike	420
Weiss-Rypard	LeAnn	420
Lee	Daniel V	430
Lee	Mary Lou	430
Marshall	Catherine (Kit)	430
Streetman	Jeff	430
Tillman	David	430
Bailey	Amie	440
Barton	Cheryl	440
Barton	David	440
Bernas	Edward	440
Brasovan	Mike	440
Freeman	Susan	440
Garner	Amanda	440
Garner	Jay	440
Graham	Gregory	440
Graham	Melissa	440
Herring	Michael	440
Jenkins	Linda	440
Leech	Leslie	440
Lewis	Robert	440
Quinanez	Ashlea	440
Scott	Cathy	440
Unsworth	John	440
Dilullo	Matthew	445
Holmes	Patti Counts	445
Holmes	Steve Sanford	445
McCarty	Jeffrey Steven	445
McCarty	Shelly Lisa	445
Schoolfield	John Boyd	445
Schoolfield	Susan Beth	445
Huddleston	Ed	450
Huddleston	Kendall	450

D. Report of the Temporary Rules Committee

PROPOSED RULES FOR THE PARKER COUNTY REPUBLICAN CONVENTION

March 28, 2026

General Rules

1. This Convention shall be governed by the General Rules for All Conventions and Meetings adopted by the Republican Party of Texas, Texas Election Code, and Roberts Rules of Order, Newly Revised, as amended by these supplemental rules.
2. By an individual's presence at the Convention, that individual consents to the possibility of his or her likeness or voice being recorded at the convention.
3. Guests to the Convention (those persons present at the Convention who are not delegates or alternates) may attend the Convention, but shall remain in the designated seating sections, as available, within the meeting location and shall not participate in the official business of the Convention. This does not apply to small children of delegates or alternates, who may sit with their parent or guardian.

Motions, Resolutions, and Voting

4. No motions whatsoever shall be in order unless the maker and seconder state their name(s) and precinct(s).
5. Speeches in favor of and against any motion or resolution shall be limited to two minutes and limited to two speakers in favor and two speakers opposed to the motion or resolution.
6. Supplemental Rules submitted from the floor must have five copies prior to submission.
7. All resolutions from the floor must be in writing, submitted in either paper or electronic format. Electronic copies must be submitted in PDF or MS Word format.
8. Roll Call votes shall be taken in numeric order by precincts.

State Convention Delegates

9. Delegates and Alternates to the Texas State Republican Convention
 - a. The Nominations Committee shall provide a list of recommended State Delegates and Alternates to the body during the county or SD convention.
 - b. The list of Delegates shall be listed alphabetically, last name first.
 - c. The list of Alternates shall be ranked in numerical order.
 - d. Any member can move to amend the list of Delegates or Alternates by adding, striking, or substituting people.
 - e. A final vote shall be taken for the body to approve the final list.

**E. Report of the Permanent Organization Committee and Election of
Permanent Convention Officers**

F. Appointment of Permanent Committees and Parliamentarian

G. Recess;

I. Report of the Permanent Resolutions Committee

Not final, more resolutions may be added!!

Resolution Committee Passed

1. [RESOLUTION IN SUPPORT OF "KYLE'S LAW"](#)
2. [RESOLUTION TO ABOLISH "GUN FREE" ZONES IN TEXAS](#)
3. [Resolution in Support of "No Tax on Constitutional Rights"](#)
4. [RESOLUTION IN SUPPORT OF A SPECIAL SESSION TO AMEND S.B. 2, STRENGTHEN TEXAS EDUCATION FREEDOM ACCOUNT ACCOUNTABILITY, PROTECT TAXPAYERS, AND PRESERVE CONSTITUTIONAL ORDER](#)
5. [RESOLUTION IN SUPPORT OF TEXAS CONSTITUTIONAL ORDER, TAXPAYER PROTECTION, AND EDUCATION FREEDOM ACCOUNT ACCOUNTABILITY](#)
6. [Resolution Opposing the Use of Private Funds to Facilitate Interstate Abortion Travel](#)
7. [Resolution relating to safeguarding Texas State and local governments from divided allegiance](#)
8. [Resolution To Forbid Taxpayer Funding of Halal Meat](#)
9. [Resolution in Support of Vaccine Choice](#)
10. [Resolution on Prohibiting Gambling-Style "Prediction Market" Advertising](#)
11. [Resolution Prohibiting Taxpayer-Funded Lobbying by Government Associations](#)
12. [Resolution to oppose implementation of foreign law and compounds in Texas](#)
13. [Resolution to Require Artificial Intelligence Data Centers to Adhere to Oil and Gas Industry Water Protocols and Use Recycled Water](#)
14. [Resolution Requiring Transparency for Publicly Funded Advocacy Organizations](#)
15. [Resolution to END SCHOOL ELECTIONEERING THAT AFFECTS ALL ELECTIONS](#)
16. [Resolution for Candidates to Have Single Allegiance to the United States of America](#)
17. [Resolution to Ban Sharia Practices in Texas](#)
18. [RESOLUTION affirming Texas roadway safety through strict, even-handed enforcement of commercial driver English-language proficiency requirements and improved public guidance.](#)

19. [Resolution Supporting Medical Conscience Protections for Healthcare Professionals](#)
20. [RESOLUTION IN SUPPORT OF ELIMINATING THE PROPERTY TAX](#)
21. [Resolution for the child first conception act](#)

RESOLUTION IN SUPPORT OF “KYLE’S LAW”

Ending Weaponized Civil Lawsuits Against Lawful Self-Defense

Whereas Statements (Optional)

WHEREAS, The right to defend one’s life, family, and property is a God-given right protected by the Second Amendment to the United States Constitution and Article I, Section 23 of the Texas Constitution; and

WHEREAS, Texas law affirms that Texans may use force or deadly force when justified under Chapter 9 of the Penal Code; and

WHEREAS, When a grand jury declines to indict, or when criminal charges result in acquittal or dismissal, the justice system has determined that the individual acted within the law; and

WHEREAS, Despite being cleared criminally, law-abiding Texans can still be subjected to financially devastating civil lawsuits for exercising lawful self-defense; and

WHEREAS, HB 170 (89th Legislature, 2025), known as “Kyle’s Law,” established a statutory presumption of justification and civil immunity when a grand jury declines to indict or when charges result in acquittal or dismissal ; and

WHEREAS, HB 170 further required that a defendant found immune be entitled to recover reasonable attorney’s fees, court costs, lost income, and other expenses incurred in defending such civil action ; and

WHEREAS, Without mandatory recovery of costs and fees, civil immunity is hollow and innocent Texans can still be financially ruined for exercising their constitutional rights;

Resolved....

NOW, THEREFORE, BE IT RESOLVED that the Senate District 10 supports passage of Kyle’s Law in 2027 and urges the Legislature to protect law-abiding Texans from weaponized civil lawsuits after lawful self-defense.

RESOLUTION TO ABOLISH “GUN FREE” ZONES IN TEXAS
Restoring the Right to Carry Everywhere a Lawful Texan Has the Right to Be

Whereas Statements (Optional)

WHEREAS, the Second Amendment to the United States Constitution and Article I, Section 23 of the Texas Constitution guarantee that the right of Texans to keep and bear arms shall not be infringed; and

WHEREAS, so-called “Gun Free Zones” do not stop criminals, mass shooters, or violent offenders—but instead create soft targets by disarming law-abiding citizens; and

WHEREAS, Texas has enacted Constitutional Carry, yet continues to maintain a patchwork of location-based prohibitions that treat the right to keep and bear arms as a second-class right; and

WHEREAS, Penal Code §§30.06 and 30.07 signage has been weaponized to broadly disarm lawful Texans in places open to the public; and

WHEREAS, the “51% rule” automatically disarms responsible Texans in establishments that serve alcohol—regardless of whether they are consuming alcohol—punishing the law-abiding instead of criminals; and

WHEREAS, taxpayer-funded property—including the State Fair of Texas and other government-owned or leased facilities—has been used to impose unconstitutional firearm bans on the very citizens who pay for and own that property; and

WHEREAS, Texas law still designates numerous arbitrary “Gun Free Zones,” including racetracks, amusement parks, certain government meetings, and polling locations, creating confusion and criminal traps for otherwise lawful Texans; and

WHEREAS, no law-abiding Texan should be forced to choose between their safety and participating in everyday civic, commercial, or community life;

THEREFORE, BE IT RESOLVED, that the Republican Party of Texas demands the repeal of all statutes that create or authorize “Gun Free Zones” that disarm law-abiding Texans; and

BE IT FURTHER RESOLVED, that the Republican Party of Texas designate the abolition of all statutory “Gun Free Zones” as an official legislative priority and direct Republican lawmakers to enact these reforms in the next regular and special legislative sessions; and

Resolved....

THEREFORE, BE IT RESOLVED, that Senate District 10 urges the Republican Party of Texas to demand the repeal of all statutes that create or authorize "Gun Free Zones" that disarm law-abiding Texans; and

BE IT FURTHER RESOLVED, that the Republican Party of Texas designate the abolition of all statutory "Gun Free Zones" as an official legislative priority and direct Republican lawmakers to enact these reforms in the next regular and special legislative sessions; and

BE IT FINALLY RESOLVED, that any place a lawful Texan has the right to be, they have the right to carry, and that the right to keep and bear arms shall not be treated as a second-class right anywhere in this State.

**Resolution in Support of “No Tax on Constitutional Rights
Eliminating Sales Taxes on Firearms, Ammunition, and Related Items**

Whereas Statements (Optional)

WHEREAS, The Second Amendment to the United States Constitution and Article I, Section 23 of the Texas Constitution protect the individual right to keep and bear arms; and

WHEREAS, The exercise of a constitutional right must not be burdened, restricted, or discouraged through taxation; and

WHEREAS, Texas currently imposes state and local sales and use taxes on firearms, ammunition, firearm accessories, and firearm safety equipment; and

WHEREAS, HB 920 (89th Legislature, 2025) amended Section 151.3131 of the Texas Tax Code to exempt firearms, ammunition, firearm accessories, and firearm safety equipment from state sales and use taxes ; and

WHEREAS, HB 920 provided that the sale, storage, use, or other consumption of these items would be exempt from taxation; and

WHEREAS, Taxing firearms and ammunition increases the financial burden on Texans seeking to exercise their constitutional right of self-defense; and

WHEREAS, Working-class Texans are disproportionately impacted by government-imposed costs on constitutionally protected activities;

Resolved....

THEREFORE, BE IT RESOLVED, that Senate District 10 urges the Republican Party of Texas support legislation in the 90th Legislature (2027) to eliminate state and local sales and use taxes on firearms, ammunition, firearm accessories, and firearm safety equipment; and

BE IT FURTHER RESOLVED that this reform be adopted as a Legislative Priority of the Republican Party of Texas for the 2027 legislative session under the principle of “No Tax on Constitutional Rights.”

RESOLUTION IN SUPPORT OF A SPECIAL SESSION TO AMEND S.B. 2, STRENGTHEN TEXAS
EDUCATION
FREEDOM ACCOUNT ACCOUNTABILITY, PROTECT TAXPAYERS, AND PRESERVE
CONSTITUTIONAL ORDER

Whereas Statements (Optional)

WHEREAS, the Republican Party of Texas supports parental rights, educational excellence, religious liberty, limited government, public accountability, and the prudent stewardship of taxpayer funds; and
WHEREAS, Senate Bill 2 established the Texas Education Freedom Accounts program as a voluntary public funding program administered by the Comptroller of Public Accounts; and
WHEREAS, Texans have a legitimate interest in ensuring that any school, vendor, educational assistance organization, or other provider receiving taxpayer-supported payments through that program uses those funds lawfully, transparently, and in a manner consistent with the constitutional order of this State; and
WHEREAS, educational freedom and parental choice are strengthened, not weakened, when accompanied by neutral and generally applicable safeguards against fraud, ghost enrollment, duplicate funding, misuse of public money, concealment of material information, refusal of lawful audit, and other unlawful conduct; and
WHEREAS, accountability standards attached to the voluntary receipt of public funds should be applied equally to all participating providers, whether religious or secular, without targeting any faith, denomination, or viewpoint; and
WHEREAS, Texas has a compelling interest in requiring basic civic literacy, financial integrity, program transparency, meaningful audit compliance, and enforceable remedies from any provider that voluntarily accepts public funds through the Texas Education Freedom Accounts program, now, therefore, be it

Resolved....

That Senate District 10 requests the Republican Party of Texas to respectfully urge the Governor of Texas to convene Legislature in a special session and to include within the Governor's proclamation legislation amending S.B.2, including Subchapter J, Chapter 29, Education Code, in order to strengthen taxpayer protections and program integrity by requiring every participating private school and other covered provider, as a condition of continued participation, to:

1. Undergo front-end vetting by the comptroller sufficient to verify that the provider is lawfully organized and, if required by law, registered to do business in this state; satisfies applicable accreditation, licensing, and preapproval requirements under general law and comptroller rule; has disclosed its controlling owners, officers, directors, and managing officials; maintains basic internal controls, conflict-of-interest safeguards, and records-retention procedures adequate to protect public funds; and is not disqualified, suspended, or otherwise ineligible to receive program funds under general law or final administrative action.

2. Disclose ownership, governance, controlling persons, affiliated organizations, and any material foreign funding, control, or influence relevant to lawful oversight.
3. Publish and file core curriculum information, including course lists, course summaries, and required instructional materials for TEFA-funded grades and courses, subject to lawful protection of student privacy and narrowly tailored protection of proprietary testing materials and campus-security information.
4. Provide age-appropriate instruction in American civics, the Declaration of Independence, the United States Constitution, the Bill of Rights, the Texas Constitution, federalism, separation of powers, religious liberty, equal protection under law, and essential United States and Texas history.
5. Submit annual financial certifications and disclosures sufficient to verify the lawful use of public funds, including related-party transactions and other information necessary to detect fraud or misuse.
6. Not knowingly make, use, or cause to be made any materially false statement, certification, or representation, and not knowingly omit or conceal any material fact, in support of an application, disclosure, certification, request for exemption, accommodation, waiver, defense, continued participation, payment, or other legal relief under the program.
7. Submit a confidential twice-yearly certified student census and attendance verification sufficient to detect ghost enrollment, duplicate participation, prolonged nonattendance, and improper payments.
8. Comply with annual independent audits, risk-based supplemental audits when warranted, records retention requirements, and lawful requests for rosters, attendance records, invoices, receipts, ledgers, bank or payment records, related-party transaction disclosures, and other documentation reasonably necessary to verify lawful use of public funds and program compliance, consistent with student-privacy law.
9. Be subject, after notice and opportunity to respond and with appropriate judicial review, to payment holds, temporary suspension, removal from the program, recovery or clawback of funds, and referral for prosecution for fraud, false certification, material omission, concealment, noncompliance, refusal of lawful audit, or other disqualifying unlawful conduct.
10. Remain subject to neutral, generally applicable conditions enacted by general law and to appropriations riders necessary to protect taxpayers and preserve the integrity of the program.

BE IT FURTHER RESOLVED, that the Legislature should make clear that provider autonomy under the Texas Education Freedom Accounts program does not exempt any participating provider from neutral taxpayer protection conditions enacted by general law.

BE IT FURTHER RESOLVED, that the Legislature should adopt conforming appropriations riders requiring quarterly public reporting, roster-verification compliance, payment holds where material discrepancies remain unresolved, and semiannual reporting to state leadership regarding compliance, enforcement actions, complaint activity, suspended payments, and recovered funds.

BE IT FURTHER RESOLVED, that if the Governor does not include this subject in a called special session before the next regular session, the Legislature should enact the same amendments during the 2027 regular session.

BE IT FURTHER RESOLVED, that copies of this resolution be transmitted to the Governor, Lieutenant Governor, Speaker of the House, members of the Texas Legislature, the Texas Comptroller of Public Accounts, and the chairs of the standing committees with jurisdiction over public education, appropriations, and state affairs.

RESOLUTION IN SUPPORT OF TEXAS CONSTITUTIONAL ORDER, TAXPAYER
PROTECTION, AND EDUCATION FUND INTEGRITY

Whereas Statements (Optional)

WHEREAS, Texas Republicans included Proposition 10 on the March 3, 2026 Republican primary ballot stating, "Texas should prohibit Sharia Law"; and

WHEREAS, the Republican Party of Texas supports parental rights, educational excellence, religious liberty, limited government, public accountability, and the prudent stewardship of taxpayer funds; and

WHEREAS, S.B. 2 created an education savings account program administered by the Comptroller, took effect September 1, 2025, applies beginning with the 2026–2027 school year, and caps program spending at \$1 billion for the biennium beginning September 1, 2025; and

WHEREAS, applications for the Texas Education Freedom Accounts program opened on February 4, 2026 for the first year of implementation, making rigorous safeguards urgent before public money is distributed; and

WHEREAS, recent state enforcement actions and public controversies involving foreign influence, terror-linked entities, and alleged unlawful development practices underscore the need for strong front-end vetting, ownership transparency, anti-fraud controls, and meaningful enforcement before any taxpayer-funded education program is allowed to distribute funds; and

WHEREAS, Texans have a compelling interest in ensuring that no public money, including education savings account funds, is distributed to any school, vendor, educational assistance organization, or affiliated entity that violates Texas or federal law, supports terrorism or transnational criminal activity, conceals material foreign funding or control, refuses meaningful financial auditing, or otherwise fails lawful oversight; and

WHEREAS, Texans also have a compelling interest in ensuring that all public programs are administered through neutral, conduct-based standards that protect constitutional order, public safety, and equal application of the law

Resolved....

NOW, THEREFORE, BE IT RESOLVED that the Senate District 10 supports legislation and administrative action to:

- Amend S.B. 2, or at minimum suspend further implementation and distribution of funds until stronger safeguards are enacted.
- Require front-end vetting of all participating schools, vendors, educational assistance organizations, officers, directors, controlling persons, and affiliated entities.
- Require full disclosure of ownership, governance, affiliated organizations, and material foreign funding, control, or influence.
- Require independent annual audits, fraud controls, record-retention standards, and meaningful public reporting consistent with student-privacy law.
- Mandate suspension, removal, clawback, and referral for prosecution for false certification, misuse of funds, refusal of lawful audit or disqualifying unlawful conduct.

Resolution Opposing the Use of Private Funds to Facilitate Interstate Abortion Travel

Whereas Statements (Optional)

WHEREAS, the State of Texas has enacted laws protecting unborn children and prohibiting abortion within its jurisdiction; and

WHEREAS, certain private entities, including corporations and nonprofit organizations, have publicly offered to pay for or reimburse travel expenses for women seeking abortions outside the State of Texas; and

WHEREAS, the use of financial resources to transport individuals across state lines for the purpose of circumventing duly enacted Texas law undermines the policy judgments of the people of Texas;

Resolved....

NOW, THEREFORE, BE IT RESOLVED that the Senate District 10 supports legislation prohibiting private entities from using funds, benefits, reimbursements, or organized logistical support to transport or facilitate the travel of Texas residents across state lines for the purpose of obtaining an abortion in violation of Texas public policy; and BE IT FURTHER RESOLVED, that the Legislature should explore civil remedies and enforcement mechanisms consistent with constitutional limits to deter organized circumvention of Texas law.

Resolution relating to safeguarding Texas State and local governments from divided allegiance and foreign adversary influence by requiring disclosures and disqualifying certain foreign preference conduct for candidates for Texas offices; excluding federal offices and excluding Texas constitutional offices whose qualifications are set by the Texas Constitution.

Whereas Statements (Optional)

Whereas: Texas law requires candidates to swear to eligibility and to, "support and defend the constitution and laws of the United States of America and the State of Texas", including a sworn statement of United States citizenship.

Whereas: The Legislature has acted to curb foreign adversary influence in state government by strengthening lobbyist registration requirements for persons who communicate with the legislative or executive branch on behalf of a foreign adversary.

Whereas: Federal law identifies certain foreign governments as, "foreign adversaries", for national security purposes, including, The People's Republic of China, Cuba, Iran, North Korea, Russia and the Maduro regime.

Whereas: Texas has a compelling interest in ensuring that those who hold state and local office act with undivided loyalty to the United States and are not acting under the direction or control of foreign principals, (i.e., Shari'ah Law), or foreign adversaries.

Resolved...

NOW, THEREFORE, BE IT RESOLVED that the Senate District 10 urges that the Texas Legislature enact legislation applicable to **covered offices** (defined as Texas state and local elective offices **whose qualifications are not prescribed directly by the Texas Constitution**) **providing that a person is ineligible to be a candidate for, elected to, or serve in a covered office if the person, after attaining the age of 18 has voluntarily exercised foreign citizenship or allegiance in a manner demonstrating foreign preference, including any of the following:**

- **Using or renewing a foreign passport, (other than as strictly necessary to enter/exit a foreign country when US travel documents are not reasonably available).**
- **Registering to vote, voting, or holding elective/appointive office in a foreign state.**
- **Serving in a foreign military or security service, or taking an oath to support a foreign sovereign state as a condition of service.**
- **Swearing allegiance to a foreign state in connection with obtaining, retaining, or asserting foreign citizenship rights.**
- **Accepting compensation, direction or control from a foreign government, foreign political party or a foreign adversary in connection with efforts to influence Texas legislation or administrative action.**
- **Accepting campaign contributions from a foreign government.**

Be it Further Resolved: That the Legislature is urged to require clear verification through:

- **A sworn affidavit submitted with the ballot application, under penalty of perjury.**

- Authority for the filing official to act when the application itself or a conclusive public record establishes ineligibility, consistent with existing Texas election administration practice.
- Referral mechanisms for investigation and enforcement,)(including criminal penalties for perjury and appropriate civil remedies).

Be it Further Resolved: That the Legislature is urged to provide additional bright-line disqualification, (for covered offices), for any person who is”

- Required to register or is registered under the Foreign Agents Registration Act (FARA) as an agent of a foreign principal.
- Required to register or is registered under Texas’ foreign adversary lobbying provisions (Government Code Chapter 305 as amended by H.B. 119) for communications on behalf of a foreign adversary, foreign adversary client, or a foreign adversary political party.

Be it Further Resolved: That this policy shall be drafted and applied in a viewpoint neutral manner and shall not be construed to penalize lawful speech, association, or political advocacy. It should only address foreign preference conduct, undisclosed foreign control or foreign agent activity.

Be it Further Resolved: that this resolution does not apply to federal offices and does not alter qualifications for offices whose qualifications are fixed by the Texas Constitution.

Resolution To Forbid Taxpayer Funding of Halal Meat

Whereas Statements (Optional)

Whereas: Islam is not a religion of peace, but a political system whose declared goal is to conquer culture and not to assimilate.

Whereas: Sharia law is not compatible with the U.S. constitution.

Whereas: Islamic law requires meat to be Halal, which requires the meat to be slaughtered in the name of Allah, according to Islamic requirements.

Resolved....

NOW, THEREFORE, BE IT RESOLVED that the Senate District 10 supports that no Texas taxpayer money be appropriated or spent to purchase any Halal meat.

Resolution in Support of Vaccine Choice

Whereas Statements (Optional)

WHEREAS, Texans should never be expected to sacrifice their deeply held beliefs to receive medical services or to obtain an education or employment; and

WHEREAS, medical providers and healthcare facilities often deny treatments or services to Texans who decline one or more vaccinations based on religious or philosophical values, or due to personal or family history of vaccine injury; and

WHEREAS, citizens have sovereignty over their and their minor children's medical decisions, and the proper role of government is to protect that liberty; and

WHEREAS, doctors, nurses, and other healthcare providers, as well as the facilities at which Texans may receive medical care, have an ethical obligation to not discriminate against patients when providing their services; and

WHEREAS, Texans seeking to volunteer for, receive education at, contract with, or be employed by healthcare facilities should not lose their inherent right to vaccine choice in order to do so;

WHEREAS, the Trump Administration has made great strides toward making the recommended childhood vaccination schedule more evidence-based and parentcentered;

Resolved....

NOW, THEREFORE, BE IT RESOLVED that it is the policy of Texas Senatorial District 10 to call upon the Republican Party of Texas to support legislation:

- Prohibit medical providers from denying any type of healthcare based solely on a patient's vaccination status,
- Prevent Texas healthcare facilities from adopting a policy which would require patients to receive any vaccination in order to access any care,
- Prevent healthcare facilities from hiring, promoting, or firing employees, contractors or volunteers based solely on vaccination status,
- Prohibit students of any age from being denied educational opportunities at healthcare facilities based on vaccination status,

Resolution on Prohibiting Gambling-Style "Prediction Market" Advertising

Whereas Statements (Optional)

WHEREAS, gambling is illegal in the State of Texas; and

WHEREAS, certain online platforms such as FanDuel and DraftKings operate so-called "Prediction markets" that function similarly to gambling while advertising aggressively to Texas residents; and

WHEREAS, gambling and gambling-style activities have been shown to contribute to financial hardship, addiction, and long-term harm to families and young people, increasing risks of debt, mental health challenges, and family instability; and

WHEREAS, these platforms market to minors and families through digital and broadcast advertising.

Resolved....

NOW, THEREFORE, BE IT RESOLVED that the Senate District 10 urges the Texas Legislature to investigate and prohibit gambling-style prediction market advertising in Texas, and closing loopholes that allow unlawful gambling activity to operate

under alternative labels.

Resolution Prohibiting Taxpayer-Funded Lobbying by Government Associations

Whereas Statements (Optional)

WHEREAS, Texas taxpayers fund school districts, municipalities, and other governmental entities; and

WHEREAS, these entities often use taxpayer funds to support partisan lobbying organizations such as the Texas Association of School Boards that advocates against parental rights, and for radical LGBT policies and other policies misaligned with Texas values;

Resolved....

NOW, THEREFORE, BE IT RESOLVED that the Senate District 10 supports and calls on the Texas Legislature to enact legislation prohibiting taxpayer-funded lobbying by associations of governmental entities.

Resolution to oppose implementation of foreign law and compounds in Texas

Whereas Statements (Optional)

WHEREAS, the Constitution and laws of the United States and the State of Texas are the supreme governing authority within Texas; and

WHEREAS, foreign legal codes or religious legal systems such as Sharia law should not supersede or undermine constitutional protections guaranteed to Texas residents; and

WHEREAS, bad actors try to use religion as a form of segregation through attempts to build discriminatory compounds in the State of Texas; and

WHEREAS, Texas courts should apply Texas and federal law in a manner that protects individual rights and equal protection under the law;

Resolved....

NOW, THEREFORE, BE IT RESOLVED that the Senate District 10 supports legislation ensuring that Texas courts may not apply or enforce foreign law, including religious legal codes, in a manner that violates constitutional rights or public policy of the State of Texas, and that the State of Texas shall not recognize the operation of any private enclave, compound, or association that claims exemption from Texas civil, criminal, or constitutional law.

Be it Further Resolved that: Senate District 10 supports legislation to:

- Preserve the supremacy of the State of Texas and United States law in all civil, land -use, and property disputes.
- Prohibit coercive use of unlawful private tribunals in residential, land, and community-governance matters.
- Require transparency, lawful platting, fair-housing compliance, and consumer protection compliance in large residential developments and business entity-owned housing arrangements.
- Deny public money, incentives and related approvals to developments or entities found by a court to have violated Texas anti-discrimination, consumer-protection, securities, platting or anti-terror laws.
- Strengthen state enforcement against unlawful foreign influence, unlawful land acquisition schemes, and material support for terrorism.
- Ensure that Texas public schools and public institutions remain governed exclusively by the Constitution and laws of the United States and Texas.

Be it Further Resolved that: Senate District 10 encourages the 2027 Texas Legislature to build on existing law, including S.B. 17, H.B 4211, and Government Code Section 22.0041 to defend constitutional order, land security, public safety, and the lawful civil authority of this State.

Title of Your Resolution

Require Artificial Intelligence Data Centers to Adhere to Oil and Gas Industry Water Protocols and Use Recycled Water

Whereas Statements (Optional)

WHEREAS, each artificial Intelligence (AI) data center is projected to require up to five million gallons of water per day for cooling and operational needs; and

WHEREAS, new cooling technologies now enable water to be recycled, thereby reducing demand for fresh water and minimizing stress on Texas aquifers; and

WHEREAS, the oil and gas industry in Texas has established proven water management protocols, including the use of interconnected reserve pits designed for recycling and heat management; and

WHEREAS, a system of three interconnected reserve pits, each holding approximately 100,000 gallons, would provide adequate capacity for each AI data center while reducing freshwater withdrawals; and

WHEREAS, prioritizing the use of recycled water from oil and gas operations would prevent unnecessary depletion of natural aquifers and conserve resources for Texas communities, agriculture, and future growth; and

WHEREAS, the process of using recycled water to pull heat from computer chips can reduce overall demand on the Texas electric grid; and

WHEREAS, establishing uniform standards for AI data centers would ensure fairness, protect Texas natural resources, and encourage responsible technological innovation; now

Resolved....

NOW, THEREFORE, BE IT RESOLVED that the Senate District 10 calls on the Texas Legislature to require AI data centers operating in Texas to:

1. Follow the same water management and recycling protocols currently required of the oil and gas industry.
2. Use interconnected reserve pits of sufficient size to allow full water recycling and storage.
3. Prioritize the use of recycled water from oil and gas operations to protect Texas aquifers; and
4. Implement technologies that convert heat into power to reduce strain on the Texas electric grid.
 - a. Power Grid Resilience: We urge the Texas Legislature to pass legislation to harden the Texas Electric Grid increasing capacity and preparedness for all hazards, including:
 - b. Cyberattacks on the grid's computerized command and control system.
 - c. Physical attacks on substations and major high-voltage transformers.
 - d. Geomagnetic storms created by solar flares.
 - e. d) Electromagnetic Pulse (EMP).
 - f. e) Extreme weather events, both cold and hot.
 - g. f) Texas Electric Grid shall remain independent from the United States power grid system.
 - h. g) Texas Electric Grid shall not be compromised by the development of bitcoin mining and/or data center developments that require an enormous amount of energy to function.
5. Water Resources:
 - a. We support tying surface rights of ownership to groundwater rights of ownership.
 - b. We support regulations that may put limits on a person's use of groundwater, if such use negatively impacts adjoining owners' use of their groundwater for private wells, their water supply, or agricultural use.
 - c. We support innovative solutions to meet growing water demand in Texas, including development and desalination of seawater and both private and Texas-owned brackish waters.
 - d. We oppose state and federally directed plans and/or proposals that favor bitcoin mining and/or data center developments that may constitute a nuisance or otherwise have a substantially negative impact on neighboring landowners; including harming property values of our neighborhoods. farms. and ranch areas.

ADDENDUM

TO THE RESOLUTION REGARDING ARTIFICIAL INTELLIGENCE DATA

CENTER DEVELOPMENT

IN The State of TEXAS

WHEREAS, Texas is experiencing increasing interest from developers seeking to construct Artificial Intelligence (AI) data centers and other large-scale digital infrastructure facilities; and

WHEREAS, such facilities are known to require substantial electrical power, water consumption for cooling systems, and increased transportation infrastructure to support construction and operational activities; and

WHEREAS, Texas has rapidly growing counties with finite water resources, rural road systems not designed for heavy industrial traffic, and infrastructure that must be protected for the long-term benefit of its residents; and

WHEREAS, the citizens and taxpayers of Texas should not be financially responsible for studies, infrastructure upgrades, or mitigation measures necessary to support private commercial development projects; and

WHEREAS, responsible development requires that the full impacts of proposed AI data center projects be thoroughly evaluated prior to approval in order to protect public safety, water availability, transportation infrastructure, and overall community sustainability.

NOW, THEREFORE, BE IT RESOLVED THAT:

1. Independent Third-Party Studies Required

Any proposed Artificial Intelligence data center, high-density computing facility, or similar

large-scale digital infrastructure project seeking approval or development in all counties of Texas shall be required to fund and submit independent **third-party impact studies**, including but not

limited to:

- **Water Availability and Sustainability Study**
- **Traffic Impact Analysis**
- **Electrical Grid Demand and Infrastructure Study**
- **Environmental Impact Assessment**

All studies must be conducted by **qualified independent third-party engineering or environmental firms** approved by the County or appropriate regulatory authority.

Resolution Requiring Transparency for Publicly Funded Advocacy Organizations

Whereas Statements (Optional)

WHEREAS, nonprofit organizations that receive public funds should be accountable to taxpayers; and

WHEREAS, lack of transparency can allow taxpayer resources to be used to promote policies inconsistent with Texas values.

WHEREAS, organizations such as GLSEN and Planned Parenthood and similarly situated advocacy groups often receive public funds directly or indirectly while engaging in policy advocacy against the values of most Texans.

Resolved....

NOW, THEREFORE, BE IT RESOLVED that Texas Senatorial District 10 supports
legislation requiring full transparency and reporting by publicly funded nonprofits engaged in public
policy advocacy.

END SCHOOL ELECTIONEERING THAT AFFECTS ALL ELECTIONS

Whereas Statements (Optional)

WHEREAS School electioneering laws must be strong, with broader definitions, serious personal, professional and electoral penalties to deter and with concurrent jurisdiction of the Attorney General.

WHEREAS the definition of school electioneering must extend to all entities which operate on school property or are privy to lists and information that not every candidate or opposing party is privy to, such as lists of the names of members, students and families and their contact information.

WHEREAS school social media pages run by any individual in the above categories shall be subject to these laws.

1. School electioneering is when an individual uses taxpayer dollars to take a position for or against a candidate or measure. It extends to things like use of the school's copy machine or email server.
2. School electioneering laws are very weak, hard to enforce, and enforcement depends on whether a District Attorney is too busy or unwilling to take the case and go against the very school district that could determine his or her re-election.
3. The definition of electioneering does not include entities such as a parent teacher organization that collects parent contact information for parties, fundraisers and other purposes. These organizations can share their lists obtained by virtue of their EXCLUSIVE access to schools, whereas outsider candidates do not have organizations on the inside of a district with the same access.
4. "Parent pages" are often run by the leaders of parent teacher organizations, who have extreme power to delete comments, block opposition, and push their political viewpoint, but claim "we're not an official district page." Nonetheless, those pages are often passed down year after year to the next president or vice president, use the school's logo, post information parents depend on which the schools may or may not post, and do so using school wi-fi from a room on campus they use without rental fees, making it - arguably - a quasi-official district page and highly problematic. Other organizations are not allowed the same access.
5. We need a level playing field if we are going to elect strong board members who will ask questions and be fiscally responsible.

Resolved...

NOW, THEREFORE, BE IT RESOLVED that the Senate District 10 supports legislation prohibiting SCHOOL ELECTIONEERING THAT AFFECTS ALL ELECTIONS

Resolution for Candidates to Have Single Allegiance to the United States of America

Whereas Statements (Optional)

Whereas: There are certain requirements for candidates to meet such as age, citizenship and residency.

Whereas: Some political office holders have demonstrated favoring a foreign group over their US constituency.

Whereas: Loyalties need to be with the taxpayers who pay their salaries.

Whereas: Other countries including some western countries may not have laws or respect for life compatible with the Texas and US Constitution. For example, Canada, The Netherlands and Switzerland allow euthanasia and many Islamic countries practice Sharia Law.

Resolved....

NOW, THEREFORE, BE IT RESOLVED that the Senate District 10 requests that the Texas Legislature ensure that any candidate or current office holder who wants to run for office in Texas must be a United States citizen that does not hold dual citizenship with any other nation, and that any current office holder must relinquish citizenship from any nation other than the United States of America.

Be it Further Resolved: Candidates or current office holders who refuse to relinquish dual citizenship may retain US citizenship, but cannot run or hold office serving Texans.

Be it Further Resolved: The eligibility requirements will be verified by the proper governing authority.

Resolution to Ban Sharia Practices in Texas

Whereas Statements (Optional)

WHEREAS the Islamic doctrine of Sharia is an ideology, not a religion, that requires its followers to overthrow the government of the United States, and subvert the U. S. and Texas Constitutions.

WHEREAS Sharia violates the Constitutions of the United States and the State of Texas.

WHEREAS the Republican Party of Texas supports American Laws based on the US Constitution as well as Texas Law based on the Texas State Constitution.;

Resolved....

NOW, THEREFORE, BE IT RESOLVED that the Senate District 10 supports that Sharia and any efforts to support the practice, promotion, or imposition of Sharia should be banned in the State of Texas.

RESOLUTION affirming Texas roadway safety through strict, even-handed enforcement of commercial driver English-language proficiency requirements and improved public guidance.

Whereas Statements (Optional)

WHEREAS, The people of Texas depend upon safe and orderly highways, and the State has a compelling interest in preventing avoidable crashes and deaths on public roadways; and

WHEREAS, Texas has long exercised its traditional police power to regulate the safe operation of motor vehicles, while recognizing that once a license is issued it implicates protected interests requiring fair, regular procedures; and

WHEREAS, Federal commercial motor vehicle safety regulations provide that a motor carrier may not require or permit a person to drive a commercial motor vehicle unless that person is qualified, and qualification includes the ability to read and speak the English language sufficiently to converse with the general public, understand highway traffic signs and signals in English, respond to official inquiries, and make entries on reports and records; and

WHEREAS, Federal commercial driver licensing rules require applicants to certify the category of operation that subjects them to federal driver-qualification requirements, including those in 49 C.F.R. Part 391; and

WHEREAS, Beginning June 25, 2025, national enforcement practice restored English-language proficiency noncompliance as an out-of-service driver condition under the North American Standard Out-of-Service Criteria, reflecting the importance of this safety requirement during roadside inspections; and

WHEREAS, Public reporting indicates Texas leadership has directed the Department of Public

Safety to strictly enforce English-language proficiency requirements for commercial drivers operating within Texas; and

WHEREAS, Reports also reflect concerns that English-proficiency evaluations must be administered with objective criteria and appropriate training to prevent arbitrary or discriminatory application.

Resolved....

NOW, THEREFORE, BE IT RESOLVED that the Senate District 10 requests that the Legislature of the State of Texas reaffirms the State's compelling interest in highway safety and expresses support for strict, uniform, and non-discriminatory enforcement of existing English-language proficiency requirements applicable to commercial motor vehicle drivers.

and be it further

RESOLVED, That the Legislature encourages the Texas Department of Public Safety (DPS), consistent with state and federal law, to:

- Ensure CDL and CLP issuance, renewal, and transfer processes include an English-language proficiency evaluation sufficient to satisfy federal standards for commercial driver qualification.
- Conduct English-language proficiency reviews during commercial vehicle inspections in a manner consistent with national enforcement criteria and federal guidance, using standardized prompts, checklists, and supervisor review to promote fairness and uniformity.
- Provide clear public guidance and training materials for troopers, inspectors, and the regulated

Resolution Supporting Medical Conscience Protections for Healthcare Professionals

Whereas Statements (Optional)

WHEREAS, Texas faces ongoing healthcare workforce shortages; and

WHEREAS, forcing healthcare professionals to violate their sincerely held moral or religious beliefs cause violation of fundamental individual freedoms, burnout, and attrition; and

WHEREAS, the experience of Texas nurse Vanessa Sivadge and others demonstrate that healthcare professionals may face retaliation or professional harm for refusing to participate in practices that violate their sincerely held moral or religious beliefs.

Resolved....

NOW, THEREFORE, BE IT RESOLVED that the Senate District 10 supports legislation protecting the conscience rights of healthcare professionals as a means of retaining conscientious and qualified healthcare providers.

RESOLUTION IN SUPPORT OF ELIMINATING THE PROPERTY TAX

Whereas Statements (Optional)

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

WHEREAS, Texas constitutionally eliminated all forms of its state-level property tax in 1982, demonstrating that property taxes can be fully phased out without imposing an income tax or increasing the overall tax burden on Texans; and

WHEREAS, under the current local property tax system, 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 little direct feedback from those whom the tax is being imposed upon; and

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

WHEREAS, from 1998 to 2024, the total property tax burden on Texans across jurisdictions increased by 364%, far outpacing combined population growth plus inflation of only 149%; and

WHEREAS, Texas ranks 9th highest nationally in effective property tax rates at 1.245% (well above the national average of 0.888%), while other fast-growing states without a personal income tax, such as Tennessee at 0.49% and Florida at 0.91 %, rank far lower; and

WHEREAS, even after major legislative relief efforts since 2019-statewide property tax levies continued to rise, increasing from \$66.5 billion in 2019 to \$89.5 billion in 2025 (+36.4% overall, including +3.2% in 2025 alone), as non-school entities often offset school-focused savings. and

WHEREAS, unchecked local government spending by cities, counties, and special districts have grown far faster than population plus inflation, directly fueling higher property tax levies and offsetting state relief efforts; and

WHEREAS, unsustainable increases in state appropriations-rising more than 42% in state funds from 2021 to 2025 have consumed record budget surpluses that could and should have been dedicated to buying down and ultimately eliminating school property taxes; and

WHEREAS, the 2024 Republican Party of Texas Platform explicitly calls for axing the property tax through Plank 75 ("Ax the Property Tax"), supporting replacement of the property tax system for businesses and individuals with an alternative other than the income tax, requiring voter ID their PACs that benefit from high property taxes, and work to hold accountable any who obstruct or dilute this grassroots priority.

Resolved...

NOW, THEREFORE, BE IT RESOLVED that it is the policy of Texas Senatorial District 10 to call upon the Republican Party of Texas make the elimination of property taxes a top Legislative Priority ahead of the 90th Legislative Session, consistent with the Party's platform opposition to the property tax (Plank 75 and Plank 76 of the 2024 RPT Platform) and its commitment to limited government, fiscal responsibility, and securing true property ownership for Texans; and that the Republican Party of Texas call upon all Republican legislators to prioritize and advance legislation achieving full elimination and the associated reforms.

Child First Conception Act

Whereas Statements (Optional)

WHEREAS, the State has a compelling interest, pursuant to its police powers, in protecting the health, safety, and welfare of its citizens, including ensuring that medical and technological advancements do not cause foreseeable harm to children.

WHEREAS, Children have a fundamental interest in knowing and having the opportunity to form a meaningful relationship with their biological mother and biological father, except in extraordinary circumstances such as where such relationships are impossible due to death, abandonment, abuse, or adoption proceedings undertaken in the best interests of the child.

WHEREAS, unlike adoption, which responds to tragic circumstances with child-centered judicial oversight, the commercial egg and sperm industry intentionally creates circumstances in which children are conceived with the foreknowledge that they will be permanently separated from one or both biological parents, without the child's consent or a 'best 'interest of the child' assessment.

WHEREAS, studies demonstrate that many egg donors lack sufficient understanding of both the short-term and long-term health risks associated with egg retrieval, raising serious concerns about the adequacy of informed consent.

WHEREAS, prioritizing adult desires over the best interests of the child in reproductive practices constitutes a preventable harm that the State has both the authority and obligation to address.

Resolved...

NOW, THEREFORE, BE IT RESOLVED that the Senate District 10 supports prohibiting third party egg and sperm donation and commercialization within the State of Texas and supports the regulation of the disposal of existing gametes in a manner that prioritizes child welfare, protection of biological parents, and medical transparency.

Not final; more nominations may be added!

Nominations

J. Report of the Permanent ~~Review~~ Committee

Parker County SD 10 Proposed Delegate List for the RPT State Convention

*Delegates are listed in alpha order not numeric priority; approved by the Nominations Committee on March 24.

1	Bailey	Amie
2	Barton	Cheryl
3	Barton	David
4	Barton	Tim
5	Berg	Andrea
6	Berg	Doug
7	Bernas	Edward
8	Cameron	Emily
9	Carney	Deborah
10	Fegley	Kristen
11	Fegley	Michael
12	Flanagin	Judy
13	Forrest	John
14	Garner	Amanda
15	Graham	Gregory
16	Graham	Melissa
17	Gray	Brady
18	Looper	Rob
19	Mayo	Mary
20	McCarty	Jeffrey
21	McCarty	Shelley
22	McNutt	Chris
23	McNutt	Murphy
24	Melberg	Bruce
25	Olcott	Mike
26	Paez	Tom
27	Paez	Tracye
28	Prince	Mike
29	Prince	Zan
30	Scott	Catherine
31	Stephens	Sammy
32	Ticzkus	Matt
33	Torbett	Weldon
34	Utley	Austin

35	Utley	J Scott
36	Weiss-Rupard	LeAnn
37	Wilkinson	Joseph
38	Wilkinson	Karen
39	Worthington	Dottie
40		
41		
42		
43		
44		
45		
46		

As of the committee meeting on March 24, there are still 7 delegate slots available for the state convention.