Idaho Republican Party
Accepted Resolutions
2023 Idaho Republican Party State Central Committee
June 24, 2023

Idaho Republican Party Chair: Dorothy Moon
Resolutions Committee Chair: Christy Zito
2023 Accepted Resolutions

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Title: Resolution Regarding Idaho Farming and Global Food Shortages

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Resolution 2023-10
Title: Resolution on War in Yemen - House Joint Resolution 87
Submitted by: Bjorn Handeen, To be presented by: Bjorn Handeen
Passed by Resolutions Committee June 23rd 2023

WHEREAS, the terrorist organization known as Al-Qaeda in the Arabian Peninsula (AQAP) is among our nation’s deadliest enemies; and,
WHEREAS, Saudi Arabia and Al-Qaeda work in concert to spread militant Sunni Islam through the Arabian peninsula, and beyond; and,
WHEREAS, the Iran-supported Shia rebels, a faction in Yemen's civil war loyal to former president Ali Abdullah Sales, are fighting against AQAP and their Saudi-backed militia allies; and,
WHEREAS, the Obama administration chose to get involved in this conflict on the Sunni side as a means to repair a strained relationship with Saudi Arabia; and,
WHEREAS, United States military involvement in this conflict includes providing weapons, assisting in targeting selection, and actively flying refueling missions; and,
WHEREAS, according to the Constitution, and reiterated by the War Powers Act of 1973, our armed forces are not to engage in foreign war unless authorized by Congress; and,
WHEREAS, Republican Representatives Thomas Massie, Andy Biggs, Matt Gaetz, and Paul Gosar have co-sponsored House Joint Resolution 87: Directing the removal of United States Armed Force from hostilities in the Republic of Yemen that have not been authorized by Congress; therefore,

BE IT RESOLVED, the IDGOP urges Representative Russ Fulcher to co-sponsor House Joint Resolution 87: Directing the removal of United States Armed Forces from hostilities in the Republic of Yemen that have not been authorized by Congress; and,

BE IT FURTHER RESOLVED, the IDGOP urges Senators Jim Risch and Mike Crapo to do everything in their power to withdraw our military from the ill-advised foreign entanglement in Yemen.
Resolution 2023-9

Title: Resolution Regarding Idaho Farming and Global Food Shortages

Submitted by: Janelle Covington, To be presented by: Janelle Covington
Passed by Resolutions Committee June 23rd 2023

WHEREAS, the Netherlands ordered the reduction in nitrogen emissions by 50 percent by 2030 thereby requiring drastic reductions in cattle and other livestock herds which forced farmers to cut back on the production of beef, pork, poultry, and dairy food for human consumption and which is expected to reduce the number of farms in Holland by 33%, and which has resulted in protests by nearly 40,000 Dutch farmers including street blockades on tractors, trucks, and other vehicles, and

WHEREAS, the Trudeau government of Canada unveiled their climate plan, which sets to reduce nitrous oxide emissions from fertilizer by 30% by 2030 and total greenhouse gas emissions by 40-45% by 2030, and

WHEREAS, in January 2019 the World Economic Forum published a white paper entitled “Meat: The Future Series, Alternative Proteins” wherein it advocated for the “transformation of the food system” including the consumption of insects, algae, and synthetic meat alternatives which it said is “essential to achieve the Sustainable Development Goals and to meet the Paris Agreement climate-change targets”, and

WHEREAS, CNN and other Democrat outlets in the United States have promoted the eating of bugs and insects on live broadcast by eating said insects, and

WHEREAS, on March 24, 2022, President Joseph R. Biden publicly stated that there will be “real” food shortages in The United States and Europe, and

BE IT RESOLVED, the IDGOP recommends the State of Idaho not to comply with orders from The Federal Government to reduce or limit the farming of Idaho livestock for any reason, including in the name of climate change; and

BE IT FURTHER RESOLVED, the IDGOP recommends the State of Idaho do everything in its power to promote Idaho farming of livestock and to ensure Idahoans are able to purchase beef, pork, chicken, and other meats produced by Idaho farmers; and

BE IT FURTHER RESOLVED, the IDGOP recommends to the Idaho Government will not spend any taxpayer dollars to promote the consumption of insects, algae, or synthetic/alternative meats by Idahoans or the production of synthetic meats; and

BE IT FURTHER RESOLVED, the IDGOP recommends to the Idaho Government will never place a limit on the meat consumption of Idahoans.
Resolution 2023-13
Title: Protect Life Resolution

Submitted by: Kelly Porter
To be presented by: Nick Contos, Bonneville County Chair; Bryan Smith, Bonneville County State Committeeman; Lisa Keller, Bonneville County State Committee woman; Andrew Russell, Bonneville County Youth Committeeman; Jilene Burger, Legislative District 33 Chairwoman; Doyle Beck, Legislative District 32 Chairman; or Doug Toomer, Legislative District 35 Chairman.
Passed by: Resolutions Committee June 23rd 2023

WHEREAS our Republican State Legislature and Governor have done an admirable job in preparing the way to protect the precious lives of Idaho’s preborn citizens with enactment of the Trigger Law (IC 18-622); and

WHEREAS the Idaho Republican Party is equally concerned about the lives and well-being of Idaho women and babies;

WHEREAS legalized abortion has victimized babies and mothers who will continue to face pressures to seek an abortion other states, including neighboring states of Washington, Oregon, and Nevada, where abortion remains legal;

WHEREFORE BE IT RESOLVED that the Idaho Republican Party calls upon the Governor and Legislature to review current adoption laws with a goal of making adoption more readily available to Idaho families, to provide support for Crisis Pregnancy Centers and non-profit organizations designed to help pregnant mothers and babies, and to review the operations of the Department of Health & Welfare with the goal to provide appropriate support services for pregnant mothers in crisis.
Resolution 2023-33
Title: RESOLUTION OF THE MINIDOKA COUNTY REPUBLICAN CENTRAL COMMITTEE REGARDING Adoption and Support of Life After Birth

Submitted by: Krystal Young
Presented by: Jennie Bateman, Emma Jean Hansen, Jared Orton, Robert Griffin, Rebecca Tateoka, Krystal Young
Passed by: Resolutions Committee June 23rd 2023

WHEREAS, the Republican party is also known as the Pro-Life Party; and
WHEREAS, on June 24, 2022 the Supreme Court of the United States overturned the ruling on Roe vs. Wade. Returning "the issue of abortion back to the peoples elected."
WHEREAS, we affirm, that all human persons are endowed with the right to life; and
WHEREAS, we believe human life begins at conception and is protected by the unalienable rights endowed by our Creator along with the fundamental right to life and shall not be infringed upon, and as the Idaho Republican platform states, "We reaffirm our support for the sanctity of life from conception to natural death..."; and
WHEREAS, On August 27, the Idaho HB 366 was signed into law by the Governor. Governor Little stated that, "Idaho is a state that values the most innocent of all lives – the lives of babies. We should never relent in our efforts to protect the lives of the preborn. Hundreds and hundreds of babies lose their lives every year in Idaho due to abortion, an absolute tragedy. I appreciate Idaho lawmakers for continuing to protect lives by passing this important legislation, and I am proud to sign the bill into law today,"; and
WHEREAS, opportunity to love and raise a child, if the mother chooses adoption."; and WHEREAS, there are some who claim that we only care about life in the womb and do not care about life after birth; and
WHEREAS, we believe that being pro-life does not end at the birth of a baby but is just the beginning and we support life until natural death; and
WHEREAS, there are hundreds of families, individuals, churches, and organizations that are seeking to or are currently offering resources to new mothers, unmarried and married, as well as young couples and families to help them preserve the sanctity of life, from conception to birth and beyond through all of life; and
WHEREAS, we affirm that the Idaho Republican Party, "strongly encourages adoption as an alternative to abortion and support legislation that expands opportunities and provides assistance to the adoptive process."; and
WHEREAS, "There are no national statistics on how many people are waiting to adopt, but experts estimate it is somewhere between one and two million couples."; and
WHEREAS, although there are many successful adoptions, the adoption process can be long, difficult, heart wrenching, and expensive. Many people who have been in the adoption process spend a large amount of money, time, and ultimately end with heartbreak never having a child placed in their home; and
WHEREAS, we affirm that traditional family values are the foundation of our nation and that many of the ills of society can be attributed to the breakdown of the family. We believe the traditional family to be the basic unit of society and that it is an important role of the people to support those who choose to have family as well as those who choose to place their child for adoption and to also provide good and fair opportunity as well as affordable options for those who choose to adopt a child; now

THEREFORE, BE IT RESOLVED, that the Republican Central Committee of Minidoka County believes that it is important now more than ever to affirm and preserve the sanctity of human life from conception to natural death and to live out that belief in individual actions; and
THEREFORE, BE IT RESOLVED, that this is the position of the Republican Central Committee of Minidoka County, "As wondrous as August 25th is – the work of the pro-Life community has just begun. We must diligently and patiently work to persuade our neighbors that the Abortion Ban is the correct policy for Idaho. We must show our neighbors that Life is a better answer to our problems than Death. We must open our hearts to those moms and babies and welcome them into our homes and communities."; and-
THEREFORE BE IT FURTHER RESOLVED, we strongly encourage all citizens to find opportunity to support life in any way they can from conception to beyond birth. To support the efforts of pro-life organizations and to share resources with those in need, to help preserve the sanctity of life: and...
THEREFORE BE IT FURTHER RESOLVED, that the Republican Central Committee of Minidoka County encourages Idaho legislators to support legislation that would make it easier for churches, individuals, pregnancy centers, non-profit groups, shelters, and the like to offer services that would help new moms, as well as adoptive families to choose life and offer resources to help them develop skills and personal responsibility to thrive in Idaho Communities: and

THEREFORE BE IT FURTHER RESOLVED, that the Republican Central Committee of Minidoka County encourages Idaho legislators to support legislation in keeping with this great republic that would seek to make adoption easier and more affordable: and

THEREFORE BE IT FURTHER RESOLVED, that the Republican Central Committee of Minidoka County strongly encourage Idaho legislators to support legislation that would support and encourage the work of pro-life organizations, individuals, and families as they seek to protect and support life.

APPROVED AND ADOPTED this 10 day of November 2022.

Signed by Jennie Bateman, Chairman and Brandi Bourn, Secretary

Works cited:
(1) 19-1392_6j37.pdf
(4) 2022-24-Idaho-Republican-Party-Platform-1.pdf
(6) https://idahochooseslife.org/blog/terrible-era-comes-to-an-end/
Resolution 2023-15
Title: Resolution Supporting Patient Advocacy Legislation

Submitted by: Jana Darrington, To be presented by: Jana Darrington, Melissa Brown, Clay Handy
Passed by: Resolutions Committee June 23rd 2023

WHEREAS, regressive medical facility administrative policies and practices in recent years have revealed a need for protections and clear definition in Idaho law and administrative rules regarding patient care safety and advocacy; and

WHEREAS, the Idaho legislature delegated dictation of patient rights in Idaho code section 39-1307, to the Idaho Department of Health and Welfare referred to in IDAPA 16.03.14 page 18 and 20, where declared guidelines on patient advocacy are absent and the terms “patient advocate” and the current stated term “patient representative” are not defined.

WHEREAS, medical facilities denial of access for visitors, caregivers, representatives, and advocates has created an increased burden on medical staff, diverting valuable time and resources meant for patient care to advocate capable tasks; and

WHEREAS, that burden on medical staff is compounded by the loss of assistance when a caregiver, parent, sibling, spouse, or friend is not permitted to be present; including but not limited to informing staff of critical medical information, keeping a watchful eye on the patient, assisting in tasks like bathing and bathroom trips, making sure the patient receives adequate nutrition and fluids, or providing mental and emotional support; and

WHEREAS, in 2020, due to prohibited accompaniment of their spouse and advocate into an Idaho medical facility, the crucial medical history of a patient was not communicated leading to misdiagnoses and lack of time sensitive emergent care resulting in the death of a young adult and constituent of Legislative District 27 despite hours of the advocate exhausting all efforts to relay life-saving information to the medical professionals treating the patient; and

WHEREAS, in September 2021, a patient was admitted to an Idaho medical facility for a respiratory illness. After two days of being admitted, the patient was denied visitors and his present advocating family member. The proceeding two weeks resulted in isolation, absence of bathing, a charting error that instructed removal of all food and liquids, the patient, who was having trouble breathing and speaking, having to order his own food that arrived hours late and cold, stale air with no ventilation, oxygen humidifier running dry causing blisters and nose bleeds, and a response time to help calls being an average of an hour wait. Only when it was believed that he was at the end of life, was his spouse permitted to visit for his last moments. He was then released on palliative care to another facility where he was allowed visitors, advocacy, open windows, frequent nurse care, as well as previously denied treatments, resulting in recovery and release from the transferred facility two weeks later; and

WHEREAS, in 2021, a patient’s loved one and advocate was not allowed to leave the patient’s room in an Idaho medical facility for 4 days, while staff could come and go for their shifts; and

WHEREAS, in 2022 a young adult was admitted with a complex medical condition to an Idaho medical facility and was only allowed accompaniment of the patient’s family member and advocate during visiting hours. It was only through cell phone use that the patient was able to communicate with family when he was in need of critical advocacy intervention; and

WHEREAS, studies have shown patient support and a present advocate increases survival and recovery rates. Such as “research published in December 2018 in The BMJ [which found] that a program including parents as active participants in pediatric unit rounds at eight hospitals reduced preventable adverse events by 38%”; and

WHEREAS, a patient-centered, thoughtful, and nuanced approach to hospital visitor policies is likely to benefit all stakeholders while minimizing potential harms”; now

THEREFORE, BE IT RESOLVED, that the Idaho Republican Party urges the Idaho State Legislature to support legislation to be brought forth to clearly define patient advocacy and its protection for patients and their right to advocacy in Idaho law; and

BE IT FURTHER RESOLVED, that the appropriate state legislative committees, in their Omnibus rule making, examine state agency/administrative rules and update protections clearly defining patient advocacy particularly in reference to protections for patients and their right to an advocating loved one; and
BE IT FURTHER RESOLVED, That the parameters providing patient advocacy shall apply to any entity that accepts, receives, or uses public monies, including but not limited to, grants, urban renewal, tax relief, or state tax monies.

BE IT FURTHER RESOLVED, that these protections include;

- A clear definition of Patient Advocate
- Include the right for the family or patient to designate that patient advocate
- That medical facility administrative policy shall not hinder patient advocacy
- That the facility provide a notary in a timely manner when needed
- The ability for advocates to rotate shifts
- Allowance for the advocate to come and go, just as medical staff does or be allowed to receive necessities
- That in the case of being momentarily absent, that the advocate be notified of patient developments, crisis, or emergencies as soon as is practically possible

- The medical providers shall notify the patient and accompanying family or friend the right to advocacy immediately upon arrival,
- Provide all documents for viewing and signing related to advocacy at the time of admission and on their website
- Post information informing of patient advocacy in all public entrances; and

BE IT FURTHER RESOLVED, that these protections be continuous including through any future extreme state emergency.

https://www.ntd.com/victims-of-pandemic-policy-law_846171.html (@1:40:00)
https://www.amjmed.com/article/S0002-9343(22)00338-2/fulltext (The American Journal of Medicine)
https://adminrules.idaho.gov/rules/current/16/160314.pdf (IDAPA)
Resolution 2023-1

Title: Idaho Constitutional Money

Submitted by: Daniel and Kathy Rose

To be presented by: Daniel Rose, Cornel Rasor, Scott Herndon, Daniel Vaniman

Passed by: Resolutions Committee June 23rd 2023

WHEREAS, the Idaho Constitution, Article VII, Section 15: LEGISLATURE TO PROVIDE SYSTEM OF COUNTY FINANCE. The legislature shall provide by law, such a system of county finance, as shall cause the business of the several counties to be conducted on a cash basis...,” and

WHEREAS, IDGOP Platform, Article I, Section 4: SOUND CURRENCY. (B) We believe the Federal Reserve Bank should be abolished and the issuing power restored to the people with the stipulation that the U.S. dollar be backed by gold and silver. (C) We believe Idahoans need to protect their savings from the ravages of inflation, which is hidden taxation, and encourage citizens to participate in a systematic acquisition of precious metals which represent real value as opposed to paper currencies, and

WHEREAS, on March 9, 2022, the Biden administration released an Executive Order (EO #14067); which directs several federal agencies, including the Treasury Department, to study the development of a new central bank digital currency (CBDC) and to produce a report within 180 days, discussing the potential risks and benefits of a digital dollar. Further, EO #14067 directs the Treasury Department, Office of the Attorney General and Federal Reserve to work together to produce a "legislative proposal" to create a digital currency within 210 days, FN 1. This effort prioritizes U.S. participation in a multi-country experimentation, and ensures U.S. leadership internationally to promote CBDC development that is consistent with U.S. priorities and democratic values, FN 2, and

WHEREAS, Sheila Warren, former head of data, block-chain and digital assets at the World Economic Forum, exploring central bank digital currencies says there is "a very tight window” to pass the “Digital Commodities Consumer Protection Act,” crypto Senate Bill 4760, given the possible change in leadership following the 2022 midterm elections, FN 3, and

WHEREAS, testimony on the bill [S.4760] was heard on September 15, 2022 by the previous and potential new U.S. Senate Banking Committee Chairman, Mike Crapo , FN 4, and

WHEREAS, in July 2022, the International Monetary Fund, identified that Ecuador and the Philippines cancelled, while 100 countries continue developing their central bank digital currency (CBDC), FN 5, and


WHEREAS, since May 2017, Colorado, Missouri, Oklahoma and Utah have maintained laws expressly recognizing gold and silver coin as legal tender. SCOTUS recognized in Lane County v. Oregon, 74 U. S. 71 (1868) that in the performance of its “essential functions” a State possesses broad powers to specify acceptable tender for the payment of taxes, FN 7, and

WHEREAS, the Idaho House has approved a 2018 House Bill 449 (monetized bullion) by a 60-9 vote, it remains necessary for the 2023 Idaho legislature to reconsider monetized bullion, and

WHEREAS, Bank of International Settlements General Manager and Mexican Economist Agustin Carstens states boldly, CBDC’s will have "absolute technological control" over your personal spending. FN 8, and

WHEREAS, Economist and Bush Advisor, Dr. Pippa Malmgren stated at the World Government Summit March 2022, “the CBDC, is an almost perfect record of all transactions, the new money will be sovereign in nature through superpowers, China first and then the U.S. and Europe as well,” FN 9

THEREFORE BE IT RESOLVED, that we, Legislative District 1 encourage all elected state representatives, senators to draft and/or support a Constitutional currency/legal tender code in the 2023 legislative session, and

BE IT FURTHER RESOLVED, that we, Legislative District 1 insist that all elected federal representatives, senators vote to oppose any Central Bank Digital Currency creation and Implementation.

FN 5: https://cbdctracker.org/
FN 6: https://upma.org/resources/gold-and-silver-dollars
FN 7: https://upma.org/resources/state-legal-tender-laws
FN 8: https://twitter.com/SovMichael/status/1569264243299549184
FN 9: https://www.youtube.com/watch?v=cvXdSvja-aI
Resolution 2023-2  
Title: Idaho Water and Sovereignty Joint Resolution

Submitted by: Brian Merrell, To be presented by: Tammy Payne, Chair Owyhee County  
Passed by: Resolutions Committee June 23rd 2023

WHEREAS, on the 2nd of June of 2022, the United States Department of Justice sued the state of Idaho, U.S. v. Idaho, (Case 1:22-cv-00236-DKG),¹ on behalf of the U.S. Bureau of Land Management and U.S. Forest Service. The complaint contends that Idaho's stockwater forfeiture procedure violates the U.S. Constitution's supremacy clause. It claims that federal law takes precedence over state law.

WHEREAS, if the Justice Department succeeds in setting precedence establishing U.S. supremacy over governance of Idaho's water-Idaho's sovereignty, Idaho ranchers' livelihood, and Idaho's right to govern ourselves is in jeopardy.

WHEREAS, "Congress passed the Desert Land Act of March 3, 1877, ch. 107, §1, 19 Stat. 377, 43 U.S.C. 321 as amended, which, according to this Court, "effected a severance of all waters upon the public domain, not heretofore appropriated, from the land itself." California Oregon Power Co. v. Beaver Portland Cement Co., 295 U.S. 142, 158, 55 S.Ct. 725, 79 L.Ed. 1356 (1935). Concluding, the Court said: We hold that following the Act of 1877, if not before, all non-navigable waters then a part of the public domain became publici juris, subject to the plenary control of the designated states, . . . with the rights in each (state) [sic] to determine for itself to what extent the rule of appropriation or the common law rule in respect to riparian rights should obtain. For since "Congress cannot enforce either rule upon any state, Kansas v. Colorado, 206 U.S. 46, 94, the full power of choice must remain with the state."(Id., [sic] 295 U.S. at 164).”²

WHEREAS, Ickes v. Fox, 300 U.S. 82, 95 (1937), stated, "While the basics of the doctrine of prior appropriation is the same from state to state, the doctrine has evolved to meet the specific needs of each state and thus differs among the western states. Congress understood this fact and that is why the laws concerning appropriation were left up to each individual state." Idaho Dept. of Water Resources v. U.S., 122 Idaho 116, 124, 832 P.2d 289, 297 (1992).

WHEREAS, in 1978, the Supreme Court of the United States ruled that Congress did not reserve stockwater rights to the federal government on National Forests. Instead, those rights are subject to state law, even if the water is on land allotments on which the federal government has issued grazing permits. U.S. v. New Mexico, (438 U.S. 696, 700, 1978), confirmed the supremacy of state water laws, including stockwater allocations.

WHEREAS, "twenty (20) years ago, in an obscure process, the state of Idaho determined that the federal government had thousands of rights to stockwater (water for livestock consumption) on federal land in Idaho. The federal government received many of these stockwater rights because those who would be affected by such a decree did not know how the federal government's claims over water would affect them and their grazing allotments, or did not understand the need to have legal representation to object." ¹

WHEREAS, in 2007, Joyce v. U.S., 44 Idaho 1, 156 P. 3d 502 (Idaho 2007), and a companion case LU Ranching Company v. U.S., 156 P.3d 590 (Idaho 2007), won against the federal government, upholding the ranchers' claims to instream water rights on federal range land for watering livestock. Affirming Idaho's law, which states stockwater rights must be put to "beneficial" use, or be forfeited. The ruling further affirmed that the federal government is not exempt from Idaho's beneficial use law. The Idaho Supreme Court also ruled that in order for anyone to put the stockwater to beneficial use, including the federal government, they must water their own livestock or that of their "agents."

WHEREAS, the preamble of the Idaho Republican Platform, contains the following statements: "We believe Idahoans must protect the principles and values that have made us strong."

WHEREAS, "We believe that our Founding Fathers gave us a government that is a servant of the people, not our master.'

WHEREAS, "We believe the most effective, responsible, responsive government is government closest to the people, and the sovereignty of the state must be protected. That government is best that governs least. We believe Idahoans must protect the principles and values that have made us strong.

WHEREAS, the Idaho Republican Platform, ARTICLE IV. AGRICULTURE states: The Idaho Republican Party believes a strong and viable agricultural industry is one of the most important cornerstones in the foundation of our state, national, and global economy and security.

Section 3: We recognize that water is vital to Idaho agriculture and other industries. We believe modification of Idaho's historic water laws must be considered with extreme caution. The federal government shall not infringe upon state jurisdiction over Idaho water.

WHEREAS, the Idaho Republican Platform, ARTICLE V. WATER states: The Idaho Republican Party recognizes the critical importance of water to this state. We will aggressively defend Idaho's right to appropriate and manage water within its own borders without interference from the federal government.

Section 2: We encourage policies that will more fully use and develop our water while supporting the Idaho state law of prior appropriation, based on the principle of "first in time is first in right" for the benefit of all Idahoans.

Section 7: We support all legal opposition to any and all efforts to usurp Idaho's sovereignty over water within Idaho borders. Further, we support the Attorney General in defending the state's position on these and all other water issues, and support the State Legislature in continuing to adequately fund the Idaho Constitutional Defense Fund.

THEREFORE, BE IT RESOLVED, that the Owyhee County Republican Central Committee and Legislative District 23 Central Committee respectfully requests the Idaho Republican Party forward this resolution to the Governor and each Idaho State Legislator before the end of January, 2023, requesting that each branch enlist every resource and means available to thwart this lawsuit and attempt to usurp Idaho's sovereign water rights.

BE IT FURTHER RESOLVED, that the Owyhee County Republican Central Committee and Legislative District 23 Central Committee respectfully requests that the Idaho Republican Party call upon Senator Mike Crapo, Senator James Risch, Congressman Mike Simpson and Congressman Russ Fulcher to request the U.S. Department of Justice to withdraw their lawsuit against Idaho, and, to take any legislative actions available to them to protect the state of Idaho's sovereignty, Idaho's water rights, and the principle of "first in time is first in right" for the benefit of all Idahoans.

BE IT FURTHER RESOLVED, that the Owyhee County Republican Central Committee and Legislative District 23 Central Committee respectfully requests that the Idaho Republican Party call upon Senator Mike Crapo, Senator James Risch, Congressman Mike Simpson and Congressman Russ Fulcher to initiate the impeachment of Merrick Garland, U.S. Attorney General, for committing "high crimes and misdemeanors", as he has posed a direct threat to Idahoans' well-being and the life sustaining water used for food production, a cornerstone of Idaho's economy and considered crucial to national security. Furthermore, Attorney General Garland's actions are evidence of a clear violation of the Tenth Amendment of the U.S. Constitution and deemed as a hostile attack on Idaho's sovereignty.

Resolution 2023-27
Title: A Resolution Calling for an Investigation into the State of Idaho Covid Response

Submitted by: Nick Woods, To be presented by: Nick Woods
Passed by: Resolutions Committee June 23rd 2023

WHEREAS the Idaho Department of Health and Welfare is tasked with protecting public health; and,
WHEREAS it has promoted the new class of vaccine related to Covid as safe, effective, and rigorously tested; and,
WHEREAS this was an emergency use vaccine, precisely because it was not rigorously tested and could not be proven to be safe or effective; and,
WHEREAS the Idaho Department of Public Health had access to the vaccine adverse event recording system, evidence that indicated there were severe problems with this vaccine; and,
WHEREAS the Department and State of Idaho used public monies to promote this vaccine,

THEREFORE BE IT RESOLVED that the IDGOP state central committee call for a full investigation to take place and those responsible for this dangerous and reckless decision be held accountable; and,

BE IT FURTHER RESOLVED that the IDGOP state central committee call for the Idaho Legislature to define and reduce the scope of responsibilities, the authorization, and the funding of the Idaho Department of Health and Welfare.
Resolution 2023-11
Title: Resolution in Support of Practices to Improve Voter Confidence

Submitted by: Linda Yergler, To be presented by: Nina Beesley LD 3 Chair and Dan Bell Kootenai Youth Chair
Passed by: Resolutions Committee June 23rd, 2023

WHEREAS, Fair and honest elections are a foundational element of our Republican form of government; and
WHEREAS, recent events have exposed weaknesses and vulnerabilities in our current election laws and practices; and
WHEREAS, on January 2nd, 2021 the Citizens Committee for Election Integrity convened with the mission to "concisely articulate the minimum standards for free, fair, and honest elections"; and
WHEREAS, the committee was successful in producing Minimum Standards for Fair and Honest Elections (copy attached) and having those standards be incorporated into the Congressional Record; and
WHEREAS, confidence in our election systems is at an all-time low; and
WHEREAS, the consideration of amendments to Idaho’s election laws to improve voter confidence are timely.

NOW, THEREFORE, BE IT RESOLVED that the Idaho Republican State Central Committee asks the Idaho GOP Chairman to direct the Idaho GOP Legislative Liaisons to encourage our Republican legislators to draft, promote and support legislation to improve voter confidence including but not limited to; improving voter identification requirements, limiting the use of the Absentee Ballot to situations of need and not just convenience, implementing redundant but independent ballot tabulation systems, and other measures outlined in the standards; and

BE IT FURTHER RESOLVED that the Legislative Liaisons encourage the legislators to use the Minimum Standards for Fair and Honest Elections as a guide.
Resolution 2023-12
Title: Resolution Regarding Abortion

Submitted by: McCord Larsen
Passed by: Resolutions Committee June 23rd 2023

To be presented by: McCord Larsen
WHEREAS, the Republican Party believes in individual responsibility; and
WHEREAS, the Nation is in turmoil regarding opinions regarding the value of Human Life; and
WHEREAS, we affirm the sanctity of Human Life; now
THEREFORE, BE IT RESOLVED that the Idaho Republican Party does hereby state as its position regarding Abortion:
The Lord commanded, “Thou shalt not … kill, nor do anything like unto it”.
We oppose elective abortion for personal or social convenience.
Individuals must not submit to, perform, arrange for, pay for, consent to, or encourage an abortion.
Resolution 2023-20
Title: A resolution supporting Idaho's “Trigger Law” definition of “abortion”

Submitted by: Christin Clark, Authored by: Dennis Mansfield, Candidate for Senate - Legislative District 16
To be presented by: Dennis Mansfield
Passed by: Resolutions Committee June 23rd 2023

WHEREAS the Supreme Court's ruling in "Dobbs v. Jackson" decision rightfully returned the power to protect the lives of preborn children to the states;
WHEREAS our Republican State Legislature and Governor are to be commended for their leadership and foresight in enacting Idaho's “Trigger Law” (IC 18-622) in 2020;
WHEREAS Idaho's history with a “Trigger Law” dates back to weeks after 1973's Roe v. Wade decision and that version of the “Trigger Law” made exemptions for the life of the mother; and WHEREAS Idaho's commitment to having restrictive abortion laws continued with Senate Bill 625 in 1990, which passed both the Idaho House and Senate, and would have banned abortion except for non-statutory rape reported within seven days, incest involving victims under 18 and a threat to the life of the mother;
NOW, THEREFORE BE IT RESOLVED that the Idaho State Republican Central Committee hereby reiterates its support for Idaho’s “Trigger Law” (IC 18-622), which affirms the sanctity and inherent value of all human life.
BE IT FURTHER RESOLVED that the Idaho State Republican Central Committee calls upon the next Legislature and Governor to expand and enact programs to assist, by all practical means, in the care and protection of mothers and babies so that women may be free to choose Life and Idaho may finally see an end to the scourge of abortion; and
BE IT FURTHER RESOLVED that the Idaho State Republican Central Committee petitions the Governor and Legislature to conduct a thorough review of adoption laws, to offer support for Crisis Pregnancy;
AND BE IT FINALLY RESOLVED HEREBY The Chair of the Idaho State Republican Central Committee shall provide a copy of this resolution to the Party's Legislative Liaison's, Idaho's Governor, Senate President Pro Tempore, and Speaker of the House.
Proposed Resolution 2023-38
A Resolution Calling for the Return of the March Idaho Presidential Primary

Submitted by: Clinton Daniel, IDGOP Region 2 Chair
Co-signed by: (Listed below)
Passed by Resolutions Committee June 23rd 2023

WHEREAS, Idaho leads the nation as a deep red Republican state and the most conservative western state in the union; and

WHEREAS, Idaho Republican voters deserve to have their voices heard on the national stage as early as practical for the nomination of our Republican Presidential Candidate; and

WHEREAS, delaying Idaho’s Presidential Primary too late in the election season will greatly diminish Idaho Republican voters’ significance and influence with the candidates over issues that are important to all Idahoans; and

WHEREAS, an early March Presidential Primary elevates issues important to Idahoans and attracts significant campaign resources from national candidates, offsetting the cost of the election; and

WHEREAS, democrats are firmly in favor of delaying the Republican Presidential Primary to reduce the influence of conservative Idaho Republican voices in the national debate; and

WHEREAS, despite efforts of the Idaho Republican Party and its grassroots members to save the March Presidential Primary, a bill was passed by the Idaho legislature that eliminated the Presidential primary altogether; and

WHEREAS, the Idaho Republican Party pledges to keep Idaho voters relevant in selecting the GOP Presidential nominee by scheduling the delegate selection process during March of the Presidential Primary years; and

THEREFORE BE IT RESOLVED, that the Idaho Republican Party urges Governor Little and our Idaho legislators to call a special session to repeal HB138 and restore Idaho’s March Presidential Primary; and

BE IT FURTHER RESOLVED, that should our legislators fail to repeal HB138 and restore Idaho’s March Presidential primary, then the Idaho Republican Party shall enact such rules and as needed and practical to provide for Idaho Republican voters to participate in the selection of delegates in March to the Republican National Convention and therefore the Republican nominee for President of the United States.

Co-Signed by:
Dorothy Moon, IDGOP Chair
Daniel Silver, IDGOP 1st Vice Chair
Mark Fuller, IDGOP 2nd Vice Chair
Maria Nate, IDGOP Secretary
Steve Bender, IDGOP Treasurer
Vicki Keen, IDGOP Finance Chair
Bjorn Handeen, Region 1 Chair
Clinton Daniel, Region 2 Chair
Jordan Marques, Region 3 Chair
Mark Johnson, Region 4 Chair
Wayne Hurst, Region 5 Chair
Trent Clark, Region 6 Vice Chair
Cornel Rasor, Legislative District 1 Chair
Scott Hill, Legislative District 2 Chair
Gresham Bouma, LD 6 Chair
Jim Chmelik, LD 7 Chair
Jefferson West, Legislative District 15 Chair
Chandler Hadraba, Legislative District 16 Vice Chair
Kim Kachler, Legislative District 17 Chair
Dawn Retzlaff, Legislative District 18 Chair
Lynn Radescu, Legislative District 19 Chair
Cheryl Hurd, Legislative District 20 Chair
Valerie James, Legislative District 21 Chair
Greg Fehr, Legislative District 22 Chair
Brian Merrell, Legislative District 23 Chair
Victor Miller, Ada County Chair
Michael Hon, Ada County State Committeeman
Kimberly Wickstrum, Ada County State Committeewoman
Ashley Mujagic, Ada County Youth Committeewoman
Chris Boyd, Adams County Chair
Hari Heath, Benewah State Committeeman
Monique Hutchings, Bonner State Committeewoman
Caleb Davis, Boundary County Chair
Danielle Ahrens, Boundary State Committeewoman
Ken Harvey, Clearwater County Chair
Lee Ann Callear, Clearwater County State Committeewoman
Darr Moon, Custer County Chair
Chrissy Zito, Elmore County Chair
Brent Regan, Kootenai County Chair
Dan Schoenberg, Latah County Chair
Rick Lawless, Latah State Committeeman
Rebecca Crea, Lewis County Chair
Elizabeth Webster, Lewis County Youth Committeeman
Anthony LaRue Lewis County State Committeeman
Gayle Schaad Lewis County State Committeewoman
Nick Woods, Nez Perce County Chair
Glen Baldwin, Nez Perce County State Committeeman
Heather Blount, Nez Perce State Committeewoman
Nate Rankin, Nez Perce Youth Committee
Shoshone County Republican Central Committee
Proposed Resolution 2023-39
Political Parties Inherent Right to Nomination of Candidates for General Elections

Submitted by: Valerie James, LD 21, and Branden Durst, Vice Chairman, LD 22, Presented by: Valerie James
Passed by: Resolutions Committee June 23rd 2023

WHEREAS the right to nominate candidates has always been the province of political parties; and

WHEREAS the Idaho Legislature in the 2023 legislative session passed a law prohibiting ranked choice voting; and

WHEREAS the Idaho Republican State Central Committee unanimously adopted a resolution opposing ranked choice voting at the 2023 Winter Meeting; and

WHEREAS in Idaho Republican Party v Ysursa the Idaho Supreme Court made clear that political parties in Idaho have the right to associate and operate essential party functions without governmental intrusion; and

WHEREAS nominations of candidates for partisan office for the general election is an inherent political party function;

THEREFORE, BE IT RESOLVED, the Idaho Republican Party urges the Idaho Legislature to immediately pass an amendment to the Idaho Constitution to wit:

Amending Article VI with a new Section 8.

Section 8. POLITICAL PARTIES INHERENT RIGHT TO NOMINATION OF CANDIDATES FOR GENERAL ELECTION. For any race or contest in which candidates file a declaration of candidacy under a political party, affiliated voters of said political parties shall have an inherent right to choose its nominee for the office in question for the general election. No law shall be enforced, in whole or in part, that prevents a political party from exercising this inherent right, which shall include the method of nomination as determined by the political party.
Proposed Resolution 2023-40
A Resolution to Remove the progressive Initiative mechanism from Idaho’s Constitution

Submitted by: Alexis Scott, Precinct Committeeman District 13
Passed by: Resolutions Committee June 23rd 2023

WHEREAS, the liberal Progressive movement of the early 20th century in the United States created the initiative process as a mechanism to avoid so-called “conservative” institutions like state legislatures and independent courts; and

WHEREAS, the Framers of the U.S. Constitution strenuously argued against allowing for popular majorities to change or amend the constitution for passing or transient reasons; and

WHEREAS, in the Federalist 43, Madison warned against allowing a constitution to be too easily amended or changed — arguing against mechanisms that could be co-opted by monied interests;

WHEREAS, neither the Idaho Territorial Constitution nor the Idaho Constitution at statehood contained an “initiative process;” and

WHEREAS, progressive-era leftists embedded in the Idaho Constitution a tool created by socialists that exists largely to frustrate conservative governance; and

WHEREAS, throughout the United States, initiatives have been used in recent years to promote leftist aims almost exclusively, including raising taxes, legalizing illicit drugs, legalizing sex work, shuttering natural resource industries, and passing onerous laws related to climate change; and

WHEREAS, the initiative process is currently being used to short-circuit pro-life laws whose operation was triggered by the Supreme Court’s overruling of Roe v. Wade; and

WHEREAS, New York and California billionaires are now funding a series of initiatives to change Idaho's election system to make it easier to elect Democrats and to rollback principled conservative laws; and

WHEREAS, the Supreme Court of Idaho has recently held unconstitutional certain protections that existed to ensure that initiatives could not be passed in Idaho based solely on a bare majority of voters from the most populous Ada County; and

WHEREAS, the continued operation of the initiative mechanism in Idaho is a threat to the governance of Idaho by the people’s elected representatives because initiatives will be used by third-party groups and out-of-state interests to frustrate the work of the legislature and to short-circuit the representation of the will of the people of Idaho;

THEREFORE, BE IT RESOLVED, that the Idaho Republican Party supports a constitutional amendment to remove the progressive initiative mechanism from Idaho’s constitution and ensure that lawmaking in Idaho reflects the will of the people of Idaho.
Resolution 2023-42
Resolution Regarding Initiative Petitions

Submitted by: Nicolas Gatejen, Elmore County State Youth Committeeperson, To be presented by: Nicolas Gatejen
Passed by: Resolutions Committee June 23rd 2023

WHEREAS, the Idaho State Republican Party is committed to transparency and accountability of all initiative petitions, and

WHEREAS, the initiative process seems to currently mislead those who sign without the requirement of a funding source, and

WHEREAS, a funding source for an initiative petition including but not limited to a fiscal impact statement on implementation if passed would enhance transparency and accountability, and

BE IT RESOLVED, the Idaho State Republican Party affirm our support for legislation that would add the requirement of a funding source for initiative petitions, to include the fiscal impact statement on implementation if passed.

BE IT FURTHER RESOLVED, the chairwomen of the Idaho State Republican Party directs the appointed legislative liaisons to communicate the position of the Party on this issue to fellow Republican members of the Idaho Legislature,

BE IT FURTHER RESOLVED, the chairwomen of the Idaho State Republican Party, or her designee, shall testify in favor of a legislative proposal seeking to codify this position in Idaho Code.
Proposed Resolution 2023-43
A Resolution for Vote of No Confidence for Representatives for voting against HB 314 Veto Override and to Governor Brad Little for his veto of HB 314

Submitted by: Dan Bell, KCRCC Youth Committeeman, Presented by: Dan Bell, KCRCC Youth Committeeman
Passed by: Resolutions Committee June 23rd 2023

WHEREAS, fourteen Republican’s who were elected by voters on November 8, 2022, to serve in the Idaho House of Representatives, voted “NO” on House Bill 314 veto override after Governor Brad Little Vetoed the bill and causing the override vote to fail by one vote.

WHEREAS, most of these Representatives answered “YES” to the Idaho Republican Party Questionnaire: “I have read the Idaho Constitution and the Idaho Republican Party Platform. I support the Idaho Republican Platform and accept it as the standard by which my performance as a candidate and as an officeholder should be evaluated. I certify that I am not a candidate, officer, delegate, or position holder in any party other than the Republican Party.”

WHEREAS, Article XIV, Section 4 of the Republican Party Platform, which was adopted July 16, 2022, declares that “the Idaho Republican Party recognizes that children are a heritage of the Lord. We believe parents, not the state, have a sacred duty and a legal right to rear their children in love and righteousness, to provide for their temporal and spiritual needs, and to teach them to be law-abiding citizens…”

WHEREAS, House Bill 314, known as “The Children’s School and Library Protection Act”, requires public schools and community libraries to take reasonable steps in restricting children’s access to obscene or harmful material. A parent or guardian of a minor child who accessed such material in violation of this policy would be entitled to bring a civil action against the school or library for damages and injunctive relief. House Bill 314 was brought before the House of Representatives on April 6, 2023, to override the governor’s veto. These Representatives (listed below) voted against House Bill 314 veto override on the last day of the Legislative Session.

WHEREAS, testimony was given in committee and on the House floor that such obscene and harmful materials have been found in the libraries of 30 Idaho cities, on some school websites, in school libraries, and classrooms.

WHEREAS, if anyone outside of a school or public library gave these books to a minor, they could be charged with disseminating material harmful to minors (IC 18-1515).

THEREFORE BE IT RESOLVED, in the interest of our children, our most precious gift and resource, the Idaho Republican Party hereby issues a vote of “no confidence” to Governor Brad Little and for the following Representatives:

Matthew Bundy D8, Valley, Elmore, Custer, and Boise Counties
Richard Cheatum D28, Power, Bannock, and Franklin Counties
Chenele Dixon D24, Camas, Gooding, and Twin Falls Counties
Rod Furniss D31, Lemhi, Clark, Jefferson and Fremont Counties
Dan Garner D28, Power, Bannock, and Franklin Counties
Greg Lanting D25, Twin Falls County
Lori McCann D6, Latah, Nez Perce, and Lewis Counties
Jerald Raymond D31, Lemhi, Clark, Jefferson, and Fremont Counties
Mark Sauter D1, Boundary and Bonner Counties,
Kenny Wroten D13, Canyon County
Julie Yamamoto, D11 Canyon County

*Stephanie Mickelsen D32, Bonneville County
*Jack Nelsen D26, Blaine, Lincoln, and Jerome Counties
*James Petzke D21, Ada County
*answered NO on the Integrity in Affiliation question on Idaho GOP Platform

BE IT FURTHER RESOLVED, this vote is being issued due to their misleading the general public that they are Republicans, and claiming to support the Idaho Republican Party Platform during the election but voting in direct conflict with the Idaho Republican Party Platform during the 2023 Legislative Session.
A Resolution for Anti-Marxist / Collectivist Education

Submitted by: Brent Regan, KCRCC Chair, To be presented by: Dan Bell, KCRCC Youth Committeeman
Passed by: Resolutions Committee June 23rd 2023

WHEREAS, Article IX, Section 1 of the Idaho Constitution establishes the duty of the Idaho Legislature to create a uniform system of public schools for the purpose of ensuring stability of our republican form of government; and

WHEREAS, to accomplish that mission it is necessary to educate students about the structure, function and history of our republican form of government; and

WHEREAS, the stability of our republic requires that students learn about other forms of government, their history, and their failures, so that they appreciate why a republican form of government is the most desirable to protect and preserve our natural, God given rights; and

WHEREAS, Idaho students are currently being instructed to accept a system of an “administered political economy in which shares are adjusted so its citizens are made equal” which is the definition of both “equity” and “socialism”; and

WHEREAS, our public funds should not be used to deliberately destabilize our republican form of government; and

THEREFORE BE IT RESOLVED, that the Idaho Republican Party urges our Idaho legislators to draft legislation requiring our public schools adopt a thorough and uniform system of political theory education specifically to promote the stability of our republican form of government and teaching the true nature and history of Marxist, socialist, communist and fascist forms of government; and

BE IT FURTHER RESOLVED, that said legislation should have a provision to create an independent committee to draft standards for political theory education that the legislature can then approve and adopt; and

BE IT FURTHER RESOLVED, that said legislation should have a provision to withhold public funding from any school not providing political theory instruction meeting said standards; and

BE IT FURTHER RESOLVED, that the Idaho Republican Party Chairman shall convey this resolution to all members of the legislature and the Governor and shall direct the IDGOP Legislative Liaison to lobby for drafting and passage of this legislation.
Resolution 2023-45
Title: Ban the Jab

Resolution Author: Thomas Fletcher, MD
Resolution Presenters: Scott Herndon, Monique Hutchings, Holy Vidmar, Dan Vaniman, Cornel Rasor
Passed by: Resolutions Committee June 23rd 2023

WHEREAS: Strong and credible evidence exists that Covid 19 and Covid 19 injections are biological and technological weapons (1).

WHEREAS: Pfizer’s clinical data revealed 1223 deaths, 42,000 adverse cases, 158,000 adverse incidents, and approximately 1,000 side effects (2).

WHEREAS: An enormous number of humans have died and or have been permanently disabled (3).

WHEREAS: Strong and credible evidence exists that Covid mRNA shots alter human DNA (4).

WHEREAS: Government agencies, media and tech companies, and other corporations, have committed enormous fraud by claiming Covid injections are safe and effective (5).

WHEREAS: Continued experimentation on humans and denial of informed consent are violations of the Nuremberg Code and therefore constitute crimes against humanity (6).

NOW, THEREFORE LET IT BE RESOLVED: On behalf of the preservation of the human race, the Idaho Republican Party calls upon Governor Little and the state legislature to prohibit the sale and distribution of Covid injections and all mRNA injections in the state of Idaho, and for the state Attorney General to immediately seize all Covid injections and mRNA injections in the state of Idaho and have a forensic analysis conducted.

Small Sample of Supporting Data
1 - According to Dr. Francis Boyle, author of the 1989 Bioweapons and Antiterrorism Act, whom I have spoken with, this paper incriminates Fauci and many others for creating C19, an offensive bioweapon http://ww.jar2.com/Files/MILITARY/US_BIOLOGICAL/nm.3985.pdf
Video of Semi Synthetic Blood Clots from Shots found by embalmers https://odysee.com/@AMD:0/DiedSuddenlyBloodClots:e
Interview of Attorney Thomas Renz affirming that he has whistle blowers with information that DOD and Intelligence Community Involved in C19 and C19 Shots https://www.infowars.com/posts/breaking-deep-state-planning-new-bioweapon-release-ahead-ofnext-whotreaty/?fbclid=IwAR3XRED4zu0e2CeSz1AaAaRzzNZvGp3jw86uMzvqn_q1240Mo3ylCtb265C%20o
Dr. Ana Mihalcea writing about nanotechnology and apparent self assembling technology https://anamihalceamdphd.substack.com/p/self-assembly-microtechnology-pfizer
F.S. 790.166 Definition of Biological Weapon https://m.flsenate.gov/Statutes/790.166?fbclid=IwAR3jIowe32rpFdLBlHOa5jt9nsF8M6Irc5JGYEU2Sg-25XFH_l6a8GRxZeQ


3 - VAERS and VSAFE Data
https://openvaers.com/

4 - Swedish study asserting Covid shots alter DNA https://www.mdpi.com/1467-3045/44/3/73/htm?s=09&amp;fbclid=IwAR3MH1m_RVRe9qxfoObdk1kr2vmahKj32Oj8WiLEYhlILtVkoOCEw3KEc

5 - Intercept Article documenting collusion and payments between government and big tech and big media to promote shots and censor information about potential harms https://theintercept.com/2022/10/31/social-media-disinformation-dhs/

6 Nuremberg Tribunals Conducted After World War II led to prosecutions and executions of doctors and others for crimes against humanity. Nuremberg Code:
Proposed Resolution 2023-46
A Resolution to Return Redistricting Authority to Democratically elected State Legislature

Submitted by: Alexis Scott, Precinct Committeeman District 13; Representative Brian Lenney, District 13
Passed by: Resolutions Committee June 23rd 2023

WHEREAS, the U.S. Constitution provides that “the Times, Places and Manner of holding Elections for Senators and Representatives, shall be prescribed in each State by the Legislature thereof;” and

WHEREAS, state legislatures are democratically elected and reflect the will of the people; and

WHEREAS, leftist organizations, including the “National Democratic Redistricting Commission,” founded by Obama Attorney General Eric Holder, have openly advocated for increasing Democrat advantages in redistricting around the country, including by the establishment of so-called “independent redistricting commissions;” and

WHEREAS, these organizations, with assistance from outside funding by Michael Bloomberg, George Soros, and others, have established redistricting commissions in an increasing number of states under the guise of eliminating “extremism,” and “incivility” in politics; and

WHEREAS, such redistricting commissions aim to remove responsibility for redistricting from democratically elected state legislatures and assign it instead to experts and non-governmental actors who are neither democratically elected nor accountable to voters; and

WHEREAS, redistricting commissions have actually operated to create partisan outcomes while claiming to be neutral or non-partisan, which is an affront to voters and to election integrity; and

WHEREAS, for example, California’s redistricting commission was influenced by testimony from numerous witnesses purporting to represent specific communities when those witnesses were in fact, hand-selected and coached by California’s Democrat party to press district maps that advantaged Democrats; and

WHEREAS, even if a redistricting commission operated free of bias, history demonstrates that judges will interfere to supervise or even rewrite the work of these commissions, as occurred in Idaho during the most recent redistricting process; and

WHEREAS, the Founders developed the best solution to the complex problem of redistricting when the Founders assigned authority over redistricting to state legislatures;

THEREFORE, BE IT RESOLVED, the Idaho Republican Party supports legislation to disband the State’s redistricting commission and return authority over redistricting solely to Idaho’s democratically elected state legislature.
Resolution 2023-47
County Central Committee Elected Officials and Precinct Changes in non-election Years

Submitted by: Nick Contos, Bonneville County Chair; Bryan Smith, Bonneville County State Committeeman; Lisa Keller, Bonneville County State Committeewoman; Andrew Russell, State Youth Committee Person; Jilene Burger, Legislative District 33 Chairwoman; Doyle Beck, Legislative District 32 Chairman; or Doug Toomer, Legislative District 35 Chairman.
Passed by: Resolutions Committee June 23rd 2023

Be it resolved that, in the event that a county realigns or creates new precincts, and this action is not in a general election year, pursuant to Idaho Code Section 34-301, if the precinct committeeman are no longer in the precinct they were elected in, the Idaho GOP believes the composition of the current county central committee should remain the same until the next primary election date. The Idaho GOP recommends the county central committees consider taking this scenario into account in their by-laws.
Resolution 2023-48
US Military Presence in Syria

Authored by: Dan McKnight – Precinct Committeeman - Ada County Republican Central Committee
Submitted by: Ashley Mujagic, State Youth Committeeperson – Ada County Central Committee
Brent Regan, KCRCC Chair; Bjorn Handeen, Region 1 Chair
Brian Almon
Nick Contos, Bonneville County Chair; Bryan Smith, Bonneville County State Committeeman; Lisa Keller, Bonneville County State Committeewoman; Andrew Russell, Bonneville County State Youth Committee Person; Jilene Burger, Legislative District 33 Chairwoman; Doyle Beck, Legislative District 32 Chairman; or Doug Toomer, Legislative District 35 Chairman.

Passed by: Resolutions Committee June 23rd 2023

WHEREAS, Article I, Section 8 of the Constitution of the United States vests in the United States Congress the exclusive power of war and limits the authority of the President to engage in military action

WHEREAS, In spite of the clear language of the United States Constitution, vesting the power over war exclusively in the United States Congress, the United States Executive Branch has unconstitutionally assumed the power while the United States Congress has abdicated its constitutional duty; and

WHEREAS, the US military does not have an international mandate to occupy or engage in combat operations in Syrian territory, and it does not have the permission of the Syrian government; and

WHEREAS, President Obama sought an unconstitutional Authorization of Use of Military Force (AUMF) from Congress to intervene in Syria and Congress refused to debate and pass such a measure; and

WHEREAS, President Obama proceeded to mobilize the United States military in offensive combat operations absent a Declaration of War or a Congressional AUMF; and

WHEREAS, President Trump and President Biden have continued the active combat operations for 10 years; and

WHEREAS, there is no compelling US interest in waging a low-level war with Iranian-backed militias in Syria; and

WHEREAS, the US military presence in Syria unnecessarily puts US troops and contractors at risk;

WHEREAS, the US military presence in Syria fails to discourage further attacks and risks escalation of the conflict; and

WHEREAS, The United States military and the Idaho National Guard, should not be engaged or deployed to active combat operations, or serve as an instrumentality of war, in any foreign nation unless Congress has first declared war as prescribed in Article I, Section 8 of the Constitution of the United States; and

THEREFORE, be it resolved that the Idaho Republican Party urges the President to immediately withdraw all US forces from Syria and end the unauthorized military mission;

BE IT FURTHER RESOLVED, that the Idaho Republican Party urges our elected members of Congress to fulfill their constitutional duty to debate and vote on matters of war and to assert their authority over US military actions in Syria and other locations around the world; and

BE IT FURTHER RESOLVED, that the Idaho Republican Party calls on Senator Jim Risch (R- ID) to use his influence as the Ranking Member of the powerful Senate Committee on Foreign Relations, to advocate and an America-First foreign policy that keeps the American military out of undeclared wars of choice waged by the Executive Branch.
Resolution 2023-49

Resolution Regarding the Semiquincentennial Commemoration of the United States of America

Submitted by: Jennie Bateman
Paul Ross, Melissa Brown, Kily Searle
Ashley Mujagic, State Youth Committeeperson – Ada County Central Committee

Passed by: Resolutions Committee June 23rd 2023

WHEREAS, the United States Declaration of Independence from Great Britain was adopted by the Second Continental Congress in Philadelphia on July 4, 1776; and

WHEREAS, the Declaration of Independence justified the sovereignty of the United States by listing the colonial grievances against King George III and asserting certain natural and legal rights; and

WHEREAS, the Declaration of Independence contained principles that are of major significance in the national heritage of the United States, including individual liberty, representative government, and equal and unalienable rights; and

WHEREAS, President Lincoln considered the Declaration of Independence to be a “rebuke and stumbling block to tyranny and oppression,” and explained that the Declaration of Independence is a statement of principles through which the United States Constitution should be interpreted; and

WHEREAS, all Idaho citizens benefit from the principles espoused within the Declaration of Independence, as well as the United States Constitution and its Bill of rights; and

WHEREAS, the 250th commemoration or semiquincentennial adoption of the Declaration of Independence is July 4, 2026; and

WHEREAS, John Adams wrote to his wife Abigail regarding the Declaration of Independence that he believed that Independence Day “will be celebrated, by succeeding Generations as the great anniversary Festival. It ought to be commemorated as the Day of Deliverance by solemn Acts of Devotion to God Almighty. It ought to be solemnized with Pomp and Parade, with shows, Games, Sports, Guns, Bells, Bonfires, and Illuminations from one End of this Continent to the other from this Time forever forever more;” and

WHEREAS, celebrating the 250th Anniversary presents us with an opportunity to reflect on how far our nation has come, the challenges we have faced, the mistakes we have made, and the accomplishments we have achieved; and

WHEREAS, celebrating the 250th Anniversary can bring our community together, creating a sense of unity, while encouraging us to discover shared identity and values that make our Republic; community, state, and nation unique; and

WHEREAS, celebrating the 250th Anniversary can inspire members of our community to serve, contribute, and work towards a better future for all citizens; and

WHEREAS, celebrating the 250th Anniversary will serve as a reminder of our role in keeping our Republic by mentoring our children, fostering self-governance, preserving peace, pursuing happiness, enjoying life, and passing down traditions to future generations; now

THEREFORE, BE IT RESOLVED that the Idaho State Republican Central Committee does hereby recognize the foundational, historical, and political significance of the Declaration of Independence; and

BE IT FURTHER RESOLVED that the Idaho State Republican Central Committee invites all Idaho citizens, state officials, counties, municipalities, schools, churches, civic organizations, businesses, and political parties to recognize and join in the planning and celebration of the commemoration of the 250th year of the Declaration of Independence and birth of the United States of America on July 4, 2026; and

BE IT FURTHER RESOLVED that the Idaho State Republican Central Committee urges the Idaho Legislature to pass a resolution and form a commission organizing a Semiquincentennial Planning Committee to commemorate the 250th anniversary of the adoption of the Declaration of Independence for July 4, 2026.

https://aaslh.org/programs/250th/
https://founders.archives.gov/documents/Adams/04-02-0016
Resolution 2023-50
Resolution on the Equality and Relevance of the Legislative Branch

Submitted by: Jennie Bateman, Jared Orton. Presented by: Jennie Bateman or Jared Orton
Passed by: Resolutions Committee June 23rd 2023

WHEREAS, the Idaho Constitution clearly outlines the duties of the Legislative Branch, which includes the power to create, amend, and repeal laws, to levy taxes, and to provide for the general welfare of the state; and

WHEREAS, the Idaho Constitution also establishes a system of boundaries, which provides checks and balances among the three branches of government, to prevent any one branch from usurping controls authorized for another branch; and

WHEREAS, the separation of powers is essential to preserving individual liberties and preventing abuses of government control; and

WHEREAS, the Governor of Idaho is an elected official tasked with executing the laws created by the Legislative Branch; and

WHEREAS, it is essential to recognize that even when the Governor and the majority in the Legislative Branch are of the same political party, legislators are not subjugated to the Executive Branch and must act independently and in the best interests of their constituents and the constitution of the state of Idaho; now

THEREFORE, be it resolved, that the Idaho State Republican Party reaffirms the Idaho Legislative Branch’s equality with the Executive Branch and reminds all elected officials and citizens of Idaho that regardless of party affiliation the Legislative branch is separate in form, function, and duty from the other branches; and

BE IT FURTHER RESOLVED, that the Idaho State Republican Party recognizes it is the duty of the Legislative Branch to uphold its responsibilities as outlined in the Idaho Constitution, including the power to create, amend, and repeal laws, levy taxes, and provide for the general welfare of the state; and

BE IT FURTHER RESOLVED, that the Idaho State Republican Party urges the Idaho Legislative Branch to pass a resolution committing to maintain the system of checks and balances among the three branches of government and continually work to preserve and protect the distinct constitutional boundaries between the Executive, Legislative, and Judicial branches of government.
Resolution 2023-51

RESOLUTION DECLAREING THAT CERTAIN NON-GOVERNMENTAL ORGANIZATIONS SHALL HAVE NO JURISDICTION IN THE STATE OF IDAHO

Presented by Tammy Nichols
Passed by: Resolutions Committee June 23rd 2023

WHEREAS, individual Idahoans have a compelling interest in the health and safety of themselves and their families;

WHEREAS, the State of Idaho has a compelling governmental interest in protecting the health and safety of its citizens;

WHEREAS, the United States centers for disease control and prevention is a federal executive branch function and subservient to the United States and the Idaho State Constitution;

WHEREAS, UNESCO (The United Nations Educational, Scientific and Cultural Organization) and the world health organizations (such as the WHO), are Non-Governmental Organizations (NGO);

WHEREAS, the State of Idaho has a compelling interest in upholding the United States and Idaho State Constitutions;
WHEREAS, the Idaho State Republican Party believes that the United States centers for disease control and prevention is not being subservient to the United States and Idaho State Constitutions;

WHEREAS, the Idaho State Republican Party believes that UNESCO and world health organizations (such as the WHO) are not acting with compelling interest in the health and safety of Idahoans;

NOW THEREFORE, BE IT RESOLVED, the Idaho State Republican Party affirms that the United States centers for disease control and prevention, UNESCO, other world health organizations who are Non-Governmental Organizations (NGO), shall have no jurisdiction in the State of Idaho.

BE IT FURTHER RESOLVED, that any requirements, mandates, recommendations, instructions, or guidance provided by these organizations shall not be used in this state to justify any mask, vaccine, gene therapy, or medical testing requirements and shall have no force or effect in Idaho.

BE IT FURTHER RESOLVED, that the Idaho State Republican Party will send this resolution to all members of the Idaho Senate and House of Representatives to also support and act at the state level reaffirming the intent in this resolution through legislation upon its passage.

https://www.whitehouse.gov/briefing-room/statements-releases/2022/02/02/fact-sheet-the-biden-administrations-commitment-to-global-health/

Resolution 2023-52

RESOLUTION CONDEMNING THE FEDERAL BUREAU OF INVESTIGATION

Submitted by Mark Eaton, LD10 Chair
Passed by: Resolutions Committee June 23rd 2023

WHEREAS the Idaho Republican Party is dedicated to protecting the Constitution and the rights of American citizens in Idaho; and

WHEREAS the Federal Bureau of Investigation (FBI) is a federal law enforcement agency tasked with investigating federal crimes and threats to national security; and

WHEREAS the FBI has a long history of misconduct, including abuses of power, entrapment, and other unconstitutional actions that violate the rights of Americans; and

WHEREAS recent revelations have shown that the FBI has engaged in government overreach, including the use of politically motivated investigations, illegal surveillance, and the targeting of political opponents; and

WHEREAS the FBI illegally surveilled, infiltrated, and disrupted civil rights activists, political dissidents, and other individuals considered a threat to national security between the 1950s and 1970s with their program called COINTELPRO; and

WHEREAS FBI informants like Gary Thomas Rowe Jr. were paid and protected by the FBI while carrying out heinous attacks on the Freedom Riders in 1961, assisted in the 16th Street Baptist Church bombing in 1963 which left 4 young black girls dead, and murdered civil rights activist Viola Liuzzo in 1965 while undercover with the KKK; and

WHEREAS the FBI illegally surveilled, infiltrated, and disrupted, political dissidents, and other individuals considered a threat to national security between 1991 and 1993 with their program called PATCON; and

WHEREAS the FBI siege of a cabin in Ruby Ridge, Idaho in 1992, which resulted in the unnecessary deaths of Vicky and Sammy Weaver as well as a U.S. Marshal due to excessive use of force and revised rules of engagement promulgated by the FBI, leading to the violation of the rights of the individuals involved; and

WHEREAS the 51-day standoff between the FBI and the Branch Davidian religious group in Waco, Texas in 1993, ended in a preventable, deadly fire that killed 76 people, including 25 children, some of whom were shot; and

WHEREAS criminals like James “Whitey” Burger, a notorious Boston gangster was allowed to commit numerous crimes including murder while being protected by FBI agents who were receiving information from him; and

WHEREAS the FBI obtained a FISA warrant to conduct surveillance on a former Trump campaign adviser, Carter Page, by using a dubiously sourced document known as the “Steel Dossier,” and by falsifying information given to the FISA court in its application for the warrant; and

WHEREAS of the 4 defendants in the Gretchen Whitmer kidnapping case, 2 were acquitted, and the other 2 were not found guilty, after revelations that they were essentially entrapped by the FBI; and

WHEREAS the New York Times has confirmed that at least one FBI informant participated in the events of January 6th; and

WHEREAS the Washington Post has confirmed that the FBI had foreknowledge of the events that transpired on January 6th; and

WHEREAS after the events of January 6th, the FBI led a “shock-and-awe campaign,” bringing a swat team of 25 men to arrest Mark Houck, a pro-life activist and president of a Catholic ministry that protested a Planned Parenthood facility in 2022, in what appears to be an effort to intimidate the pro-life movement; and
WHEREAS the FBI has targeted the Catholic Latin Mass community with surveillance, undercover agents, and libelous internal memos which have terrorized and caused harm to these everyday conservative Christian patriots; and

WHEREAS the FBI has targeted concerned parents who have been outspoken at school board meetings for surveillance; and

WHEREAS the FBI has been weaponized against President Donald J. Trump, by raiding Mar-A-Lago at the unethical, politically motivated behest of Attorney General Merrick Garland

WHEREAS these actions undermine the trust that the American people have in their government and threaten our constitutional rights; and

WHEREAS these actions have directly led to the terrorization of American Citizens;

NOW, THEREFORE, BE IT RESOLVED that the Idaho Republican State Central Committee condemns the Federal Bureau of Investigation for its misconduct, government overreach, and politically motivated weaponization; and

BE IT FURTHER RESOLVED, that the Idaho Republican State Central Committee calls for a reform of the FBI, to ensure that it operates within the confines of the Constitution and respects the rights of American citizens; and

BE IT FURTHER RESOLVED, that if the FBI cannot be reformed to operate within the confines of the Constitution with respect for the rights of American citizens, the Idaho Republican State Central Committee supports the abolition of this corrupt government agency.

BE IT FURTHER RESOLVED, that the Idaho Republican State Central Committee calls upon the Chairman to transmit this resolution to Senator Mike Crapo, Senator James Risch, Congressman Mike Simpson, Congressman Russ Fulcher, Attorney General Raul Labrador and United States Attorney General Merrick Garland.
Resolution 2023-54

A resolution to support restoring limits on special or extraordinary sessions of the Idaho Legislature

Sponsor: Trent Clark, Presented by: Trent Clark, Caribou County State Committeeman
Passed by: Resolutions Committee June 23rd 2023

WHEREAS Senate Joint Resolution 102 (SJR 102) was enacted by the people of Idaho to enable the Idaho Legislature to convene without a call of the Governor;

WHEREAS proponents of SJR 102 aggressively denied that it would allow any expanded role or duration of the Legislature beyond its historic part-time status;

WHEREAS the official voter guide makes no mention of rescinding the historic 20-day limit on sessions beyond the regular legislative term, despite law requiring a full public disclosure of the effect of Constitutional amendments;

WHEREAS a lay and part-time citizen legislature has served Idaho well, including preventing the establishment of professional legislators residing in Boise, the presence of skilled professionals outside of politics among legislative decision-makers, and a more lasting and community-based connection of legislators to the welfare and economy of their home districts; and

WHEREAS the 20-day limit on extra sessions contained in Article III, Section 23, of the Idaho Constitution was not amended by SJR 102, but by virtue of the new language in Article III, Section 8, will now only apply to sessions called by the Governor and not sessions invoked by the Legislature itself, a result never mentioned nor anticipated in the legislative debate on SJR 102:

NOW, THEREFORE, BE IT RESOLVED that the Idaho State Republican Central Committee calls for and supports a follow-on Constitutional Amendment that amends Article III, Section 23, to restore the 20-day limit on special or extraordinary sessions of the Idaho Legislature; and

BE IT FURTHER RESOLVED that other like-minded organizations and interests in Idaho be encouraged to lend support to this needed correction.
Resolution 2023-58
Title: Resolution Regarding One Year or Two Semesters of High School Study and Learning of America’s Founding Documents and Supporting History as a Requirement for High School Graduation

Co-authored by: Ray Hubbard, Oneida State Committeeman; Andee Parry, former Chair of Oneida County; Tray Allen, PC Oneida County; Travis Whipple, Oneida County Vice Chair, To be presented by: Ray Hubbard
Passed by: Resolutions Committee June 23rd 2023

WHEREAS, many of the challenges our nation is experiencing today is because of the loss of understanding and the knowledge of her citizen’s as to what the core values are for the foundation of the liberty and freedom we all desire:

WHEREAS, this understanding and knowledge begins early in the educational experiences of children and the discussions around the family’s dinner table as to why this nation is exceptional and unique from all other nations on the earth,

WHEREAS, this nation’s destiny is to provide the environment for all to be free to succeed in their dreams to achieve greatness, and even failure, because growth and greatness come from both,

WHEREAS, those desiring to achieve citizenship in this nation are required to know and understand the civil and government under the U.S. Constitution and America’s founding documents(1), as should those graduation from our educational institutions, there should be no less expectation from our children, through their educational system,

WHEREAS, “IDAHO STATE CONSTITUTION, ARTICLE IX-EDUCATION AND SCHOOL LANDS, SECCION 1. LEGISLATURE TO ESTABLISH SYSTEM OF FREE SCHOOLS; ‘The stability of a republican form of government depending mainly upon the intelligence of the people, it shall be the duty of the legislature of Idaho, to establish and maintain a general, uniform and thorough system of public, free common schools.’”

WHEREAS, the State of Idaho would be benefitted and be blessed by early introduction in the educational system to the basics of freedom by becoming more familiar with this nation’s history and ideology, it’s value to them, to their family, and to their community, a consistent and steady K-12, with appropriate amount of required time spend on the principles of freedom and the Founding Documents(2),

WHEREAS, to endeavor to instill and inspire the youth of our state to understand and value the national heritage and sacrifices that have been endured, by so many, perhaps of their own ancestors, and to understand the importance and function of a free enterprise system of government,

WHEREAS, what starts here, changes the world and contributes to much of great worth, to our families, our state and our nation,

WHEREAS, Ronald Reagan warned, “Freedom is never more than one generation away from extinction. It is not ours by inheritance; utmost be fought for and defended constantly by each generation, for it comes only once to a people. Those who have known freedom, and then lost it, have never known it again.”(3), thus focused and purposeful education at all levels on why and how to preserve our liberty is necessary,

THEREFORE, BE IT RESOLVED, Idaho Republican State Central Committee urge Idaho legislature to require one year or two semesters of High School study and learning of America’s Founding Documents and supporting history as a requirement for High School graduation, be supported and embraced by the Republican Party, to ensure the knowledge of the history of our freedoms are not lost to the rising generations, and to have an informed and educated electorate.

(1) W. Cleon Skousen, The Making of America, p.36
(2) Joseph Andrews; The Center for Teaching the Constitution, A Guide for Learning and Teaching The Declaration of Independence and The U.S. Constitution, Learning from the Original Texts Using Classical Learning Methods of the Founders, p.89-328
(3) President Ronald Reagan, Speech given Oct.27, 1964
Resolution 2023-63
Resolution to Propose Code Change to Idaho Code 32-502 and 503

Submitted by McCord Larsen, To be presented by McCord Larsen
Passed by: Resolutions Committee June 23rd 2023

WHEREAS, an election is not final until after the vote has been canvassed; and
WHEREAS, the time for canvassing a vote can be at least 6 to 7 days after the election, if no recounts or other matters delay that time; and
WHEREAS, some discretion should be provided for when a county or legislative district can reorganize after a canvass; and
WHEREAS, county and legislative districts should be able to choose the most convenient location to hold their reorganization meetings; now
THEREFORE, BE IT RESOLVED that the Idaho State Republican Central Committee does hereby propose the following update to Idaho Code:

1. Idaho Code 34-502 reads in part and should be updated as follows:
34-502. COUNTY CENTRAL COMMITTEE – MEMBERS – OFFICERS – DUTIES OF CHAIRMAN – NOTICE TO CHAIRMAN. The county central committee of each political party in each county shall consist of the precinct committeeman representing the precincts within the county and the county chairman elected by the precinct committeemen. The precinct committeemen within each county shall meet within seven (7) days after the primary election has been canvassed and at the time and date designated by the incumbent county chairman, and shall organize by electing a chairman, vice chairman, a secretary, a state committeeman, a state committeewoman, and such other officers as they may desire, who shall hold office at the pleasure of the county central committee or until their successors are elected.

2. Idaho Code 34-503 reads in part and should be updated as follows:
34-503. LEGISLATIVE DISTRICT CENTRAL COMMITTEE – MEMBERSHIP – OFFICERS. The legislative district central committee of each political party in each legislative district shall consist of the precinct committeemen representing the precincts within the legislative district, and the legislative district chairman elected by the precinct committeemen. The precinct committeemen within each legislative district shall meet within fourteen (14) days after the primary election has been canvassed, at the time and date designated by the incumbent legislative district chairman, and shall organize by electing a chairman, vice chairman, a secretary and such other officers as they may desire, who shall hold office at the pleasure of the legislative district central committee or until their successors are elected.