

Resolution Adopted by the Kitsap Republican Party at Convention 2012

Resolution on

Congressional and Legislature Pay, Raises, and Benefits

Whereas, elected officials are servants of their elected constituencies and jurisdictions, and

Whereas, elected officials ought to receive compensation in accordance with the wishes and in line with their constituencies, and

Whereas, elected official ought never to enact pay, raises, and or benefits differing from the desires of their constituencies or enacted by themselves solely or as a body, and

Whereas, it seems prudent to target elected officials base pay within the second quartile of the average of Small Business Owners with between five and fifty full time employees within their constituency for at least one year duration, and

Whereas, pay raises ought to be decided biannually, if proposed, by referendum vote of their constituency, and

Whereas, normal benefits of all federal or state employees ought to be the benefits received for elected officials, and therefore be it

Resolved, in order for all elected officials' pay and benefits to be properly controlled and representative of their electing constituencies, base pay, raises, and benefits of elected officials ought to be established prior to their running for elected offices, and be voted upon by referendum in by their respective constituencies , and be if further

Resolved, that new base pay, raises, or benefits do not go into effect until the incumbent leaves office and is held by a newly elected and different office holder.

Resolution Adopted by the Kitsap Republican Party at Convention 2012

Resolution on

United States Department of Education

Whereas, effective education of children can best be handled locally both for content tailored to States and expenses reaching the schools most efficiently, and

Whereas, education is a State's Right Issue guaranteed by the 10th Amendment to the Constitution reserved for the State's albeit recognizing the Rights afforded by all under the same Constitution, therefore be it

Resolved, that Education is a State's Right Issue that can best be managed locally for specific needs of its citizens and efficiency of monies allocated, while simultaneously guaranteeing all rights afforded under the Constitution; and be it further

Resolved, that the United States Department of Education be abolished and all activities and funding be returned to their respective States.

Resolution Adopted by the Kitsap Republican Party at Convention 2012

Resolution on

Reduction in Government Size, Scope, and Regulation

Whereas, governments tend to govern best where they govern only in areas specifically enumerated in their respective constitutions, and

Whereas, governments tend to govern best in areas where the freedom of individual is not abridged in any way albeit protecting the safety of their citizens from external or internal threats, and

Whereas, the purpose of government is to provide and support the freedom of individuals and business enterprises within their jurisdictions in the pursuit of life, liberty, and pursuit of happiness, and

Whereas, governments tend to grow in both size and scope placing increasing and often undue burden on individuals and business enterprises from initiating and accomplishing their legal freedoms and exercises of self determination, and

Whereas, governments tend to tax their citizens in ever increasing ways due to their expansive natural tendency, and

Whereas, governments tend to create budgets beyond reasonable fiscal prudence diminishing the fruits of individual and business enterprise labor, and also potentially shifting debt obligations to future times and generations at the undue expense of current populations, and placing citizens and their government at large at greater risk of default or financial creditworthiness, and therefore be it

Resolved, that due to unfettered and expansive growth of government beyond its specifically enumerated constitutional power needs to both stop and be limited by requiring an annual balanced budget, and be it further

Resolved, that government budgets need to be limited in size based on a Legislative independent economic assessment of the projected next year Gross Domestic Product (GDP) based upon a percentage of GDP that is both reasonable to accomplish government exercise of constitutionally authorized activities, and be it further

Resolved, that government respecting the burden of excessive regulation on both economic incentives as well as exercise of individual freedom, respect the individual right to contract and work either in unionized labor or free contract with employers, thereby support the "Right to Work" and associate in all matters public and private.

Mandatory Drug Testing for Welfare Recipients

Whereas, A large number of employees must submit to compulsory drug testing to get or retain a job;

Whereas, Drug testing is used to determine competency, safety consciousness, and attitude toward the company and fellow employees;

Whereas, In order to support their families and themselves compelled drug testing is required of large numbers of employees;

Therefore, To prevent the fruits of their labor from being squandered frivolously on non-necessities such as drugs and alcohol by those on welfare be it resolved that passing a periodic drug test be mandatory for those receiving welfare benefits.

Submitted by: Roland Horner, Delegate, Narcisse Precinct

Do pass

RESOLUTION TO SEVER WASHINGTON'S FORMAL ASSOCIATION WITH THE COMMON CORE CURRICULUM STANDARDS AND THE SMARTER BALANCE TESTING CONSORTIUM

WHEREAS the education of children is a local land state function; and

WHEREAS the federal Department of Education fosters the development of a national curriculum called the Common Core School Standards (CCSS); and

WHEREAS federal law prohibits the U.S. Department of Education from “exercise[ing] any direction, supervision, or control over the curriculum, program of instruction” or selection of “instruction[al] materials.”

WHEREAS the U.S. Department of Education circumvented these prohibitions by making Race to the Top funding and No Child left Behind waivers contingent on state’s adoption of the CCSS and the aligned assessments; and

WHEREAS centralizing control of curriculum at the federal level weakens the local influence of parents responsible for directing the upbringing, care, and education of their children; and

WHEREAS the CCSS reductions in Algebra 2 and Geometry content fail to meet the content targets recommended by the national Mathematics Advisory Panel, the standards of leading states, and our international competitors; and

WHEREAS the CCSS math standards do not teach least common denominators; delay fluency in division; eliminate conversion between fractions, decimals and percents; and adopts a new definition of algebra as “functional algebra” that de-emphasizes algebraic manipulation; and

WHEREAS literature curriculum in English Language Arts will be substantially reduced and replaced with informational texts in a variety of subject areas; and

WHEREAS lowering our expectations for educational standards increases the widening gap for college readiness; and

WHEREAS the federal Department of Education funded the SMARTER Balance consortium to develop tests to assess student and teacher competence in meeting the CCSS; and

WHEREAS Washington is a signatory to the CCSS; and

WHEREAS the education of Washington students will be directed by the federal CCSS and the national tests developed by the SMARTER Balance consortium; therefore be it

RESOLVED the Washington State Republican Party supports severing Washington’s formal relationship with the CCSS and the SMARTER Balance testing consortium.

Submitted jointly by:

Jimmie Applegate
Platform Committee Member
Kittitas County

Thomas Hann
Platform Committee Member
Clark County

Do pass

RESOLUTION TO RESTORE THE PROCESS OF REPRESENTATION OF THE STATES TO THE STATES.

WHEREAS the original intent of the Founding Fathers was to ensure a balance of power and appropriate checks and balances between the Judiciary, Legislative and Executive branches of the Federal government, as well as between the States and the Federal government; and

WHEREAS the Senate was assigned the responsibility of representing the states as sovereign entities as well as to provide for the appropriate checks and balances of power; and

WHEREAS the passage of the Seventeenth Amendment in 1913 has contributed to the loss of these checks and balances and the loss of strength and sovereignty of the individual states; and

WHEREAS repealing the Seventeenth Amendment would reestablish the procedure for the state legislatures to appoint their representatives; and

WHEREAS We, the People, having raised our expectations for representation, find it necessary to assert remedies for non-performance and promote the balance of power as our Founders intended; and

WHEREAS upon repealing the Seventeenth Amendment, a new amendment would contain a provision for the Senators to be paid by the individual states and that a Senator can be voted out of office by the decision of a super majority of their state legislators; and

WHEREAS upon repealing the Seventeenth Amendment, a new amendment would additionally contain a provision for appointment by the people should the legislature fail to appoint senators in a timely manner; and

WHEREAS compensation to US Senators received directly from the states may increase the loyalty that Senators have to the states; and

WHEREAS the provision for replacement may ensure Senators represent the state to the federal government versus representing the federal government to the state; therefore be it

RESOLVED that the Washington State Republican Party supports the repeal of the Seventeenth Amendment in an effort to restore the sovereignty of the individual states and by providing for the Senators to represent the interests of their states through a new amendment.

Submitted by:
Thomas Hann
Platform Committee Member
Clark County

Resolution

April 17, 2012

2/3 VOTE TO RAISE TAXES OR A VOTE OF THE PEOPLE

Support of Initiative 1185 to Extend 2/3 Vote Requirement in both the Washington State House and Senate to Raise Taxes as Approved by the People in Initiative 1053 in 2010:

Whereas, both houses of the 2012 Washington Legislature have adjourned and balanced the state general fund budget without a tax increase because of the strict 2/3 requirement to raise taxes or have a vote of the people;

Whereas, the Legislature has the power under the Constitution to suspend any initiative passed by the people after two years and are likely to try and do so starting in January, 2013 with Initiative 1053, which requires such a 2/3 vote and was passed by the people with a large majority in 2010;

Whereas, a “Son of 1053” is needed to prevent such a suspension by the Legislature in the 2013-2014 biennium, which could be accomplished by a simple majority vote in the Legislature at that time; and

Whereas, an insurance policy in the form of a “Son of 1053” is needed to prevent such legislative action allowing for such a suspension of the 2/3 vote requirement as provided for in Initiative 1185;

Now, therefore, be it resolved that the King County Republicans

Support Initiative 1185 to extend the 2/3 vote requirement to raise taxes in both houses of the Washington Legislature for at least another two years, 2013-2014 or that any and all tax measures be submitted for a vote of the people.

Submitted by Paul Hess, PCO, Kenmore 32-3148, Platform Committee, 32nd Legislative District

11
Adopted KCRCC
4/28/12

PASS

King County Resolution Against Recreational Marijuana Usage as Proposed in I-502

WHEREAS; Law enforcement does not have reliable field testing procedure for marijuana high drivers. Legalization of marijuana is a catastrophe for road safety; and

WHEREAS; Legalization will increase dramatically the number of marijuana users and high percentages of users become addicts. The costs of treatment and economic productivity losses will soar. The alleged benefits of this initiative is flawed and will create increased costs associated with; DUI, criminal activity and social program cost increases; and

WHEREAS; Contrary to proponents claims, our prisons are not filled with simple marijuana users. In fact the criminal justice system has more often been a pathway for treatment for the addict; and

WHEREAS; Legalization will not put the cartels out of business. Illegal marijuana will persist and grow. Social and legal stigma will be removed. Arrests and prosecutions for usage will be removed and all of these factors will result in impotent enforcement on illegal marijuana. The illegal, more powerful, variations will flourish amid the growing number of users. Cartel violence and dealer crime in our communities will increase; and

WHEREAS; The state will also have to devote resources to fighting the federal government's attempts to enforce federal laws.

BE IT RESOLVED that the legalization of recreational marijuana and state sponsored sales of non-medical marijuana as proposed in I-502 must be defeated.

Submitted by Jeff Wyborny PCO, Woodside, 5th Legislative District

2

DKG
Adopted KCRCC
4/28/12

Resolution for Approving the Keystone Pipeline

WHEREAS, The United States relies – and will continue to rely for many years – on gasoline, diesel and jet fuel despite the recent focus on renewable and alternative sources of energy; and

WHEREAS, In order to fuel our economy, the United States will need more oil and natural gas while also requiring additional alternative energy sources; and

WHEREAS, The United States currently depends on foreign imports for more than half of its petroleum usage, and is the largest consumer of petroleum in the world, U.S. dependence on overseas oil has created difficult geopolitical relationships with potentially damaging consequences for our national security; and

WHEREAS, Oil deposits in the Bakken Reserves of Montana, North Dakota, and South Dakota are an increasingly important crude oil resource with an estimated 11 billion barrels of recoverable crude oil; and there is not enough pipeline capacity for crude oil supplies from Montana, North Dakota, South Dakota, Oklahoma and Texas to American refineries; and

WHEREAS, Canadian oil reserves contain an estimated 173 billion barrels of recoverable oil; and Canada is the single largest supplier of oil to the United States at 2.62 million barrels per day and has the capacity to significantly increase that rate; and

WHEREAS, The Keystone XL pipeline will, when completed, carry 700,000 barrels per day of North American crude oil to American refineries in the Gulf Coast region; and

WHEREAS, Canada sends more than ninety-nine percent of its oil exports to the United States, the bulk of which goes to Midwestern refineries; and oil companies are investing huge sums to expand and upgrade refineries in the Midwest and elsewhere to make gasoline and other refined products from Canadian oil derived from oil sands; and the expansion and upgrade projects will create many new construction jobs over the next five years; and

WHEREAS, Ninety percent of the money used to buy Canadian oil will likely later be spent directly on U.S. goods and services in contrast with increasing the trade relationship with unstable regions, and therefore supporting the continued shift towards reliable and secure sources of North American oil is of vital interest to the United States and the state of Washington;

NOW, THEREFORE BE IT RESOLVED, that the King County Republican Party endorses the immediate approval and timely construction of the Keystone Pipeline.

Ran Bremer March 24, 2012
45th District

4

DAS9

Adopted KCRCC
4/28/12

Declaration of Reference Upon The Constitution of the United States of America

Whereas the Constitution of the United States is the governing document of our republic, and we the people are governed by the representative democracy which is derived from that Constitution, and

Whereas our Constitution limits the role of government to those powers which are specifically cited therein, and

Whereas Congress is obligated to uphold and honor that Constitution and that any deviation from this obligation results in tyranny, and

Whereas there are those who would seek to interpret that Constitution as a dynamic document by which those in power may ascribe any meaning they deem expedient to the advancement of their power, and

Whereas all men throughout all ages and states are equally subject to the same seduction of power and will seek to enhance their power despite laws which so limit them, and

Whereas the Constitution was specifically written to defend against such abuses by means of separated institutions checking and balancing one another and by the multiple sovereignties of federal, state, local and individual authority, and

Whereas the United States is a sovereign nation and is not subject to any legal authority beyond the Constitution and the resultant rule of law, and

Whereas words have meaning, and

Whereas historical grounding in the founder's meaning as obtained from original intent is essential,

Therefore be it resolved that no bill shall be considered or law passed by the Congress of the United States that is not supported by a specific article or articles of the Constitution of the United States; which article shall be cited and argued as the basis of such law as may result.

Gregg Neilson
Precinct 46-2335
submitted to Ralph Kosche 46th Platform representative

Resolution for Religious Freedom

Whereas, Religious freedom and liberty of conscience are inalienable rights protected by the Declaration of Independence and the First Amendment to the United States Constitution;

Therefore we call on the Senate and House of Representatives of the United States of America to pass the "Religious Freedom Restoration Act of 2012" which will amend title XXVII of the Public Health Service Act to provide religious conscience protections for individuals and organizations, by prohibiting any guidelines or regulations which require any individual or entity to offer, provide, or purchase coverage for a contraceptive or sterilization service, or related education or counseling, or to provide coverage of a contraceptive or sterilization service or to engage in government-mandated speech regarding such a service to which that individual or entity is opposed on the basis of religious belief; and that no regulations or guidelines shall be construed to authorize the imposition of a fine, penalty, or other sanction, or to otherwise disadvantage an individual or entity on the basis of a religiously-based decision made by that individual or entity to not offer, provide or purchase coverage for a contraceptive or sterilization service, or to engage in government-mandated speech regarding such services.

Kathleen M. Hanzeli, Kent 33-1170, 33rd LD Delegate to WSRP Convention

Adopted by the King County Republican Central Committee 4/28/12

10

Adopted KCRCC
4/28/12

PASS

Resolution

April 17, 2012

PRIVATIZE SIGNIFICANT SOCIAL SERVICES NOW DELIVERED DIRECTLY BY THE STATE DEPARTMENT OF SOCIAL AND HEALTH SERVICES (DSHS)

Whereas, the State Department of Social and Health Services (DSHS), the largest agency in state government, directly provides using state employees, a myriad of social services to the youth and adults of the State of Washington;

Whereas, many of those social services could be provided by private for-profit and not-for-profit entities at lower cost, greater efficiencies, better data collection, less incompetence and expensive lawsuits and better service to the clients who need help.

Now, therefore, be it resolved that King County Republicans:

Support the privatization, using for-profit and not-for-profit entities, of as many social services as possible and is feasible that are now directly provided by state employees working for the Department of Social and Health Services.

Submitted by Paul Hess, PCO, Kenmore 32-3148 (Swamp Creek): Platform Committee, 32nd Legislative District

Resolution Exposing United Nations Agenda 21

WHEREAS, the United Nations Agenda 21 is a comprehensive plan of extreme environmentalism, social engineering, and global political control that was initiated at the United Nations Conference on Environment and Development (UNCED) held in Rio de Janeiro, Brazil, in 1992; and

WHEREAS, the United Nations Agenda 21 is being covertly pushed into local communities throughout the United States of America by the International Council of Local Environmental Initiatives (ICLEI) as described at its website <http://www.iclei.org/> through local “sustainable development” policies such as Smart Growth, Wildlands Project, Resilient Cities, Regional Visioning Projects, and other “Green” or “Alternative” projects; and

WHEREAS, this United Nations Agenda 21 plan of radical so-called “sustainable development” views the American way of life of private property ownership, single family homes, private car ownership and privately owned farms, all as destructive to the environment; and

WHEREAS, according to the United Nations Agenda 21 policy, social justice is described as the right and opportunity of all people to benefit equally from the resources afforded us by society and the environment which would be accomplished by socialist/communist redistribution of wealth; and

WHEREAS, United Nations Agenda 21 policy is contrary to the U.S. Constitution and our basic rights and freedoms, and actually deems national sovereignty to be a social injustice; and

WHEREAS, individual government entities use hundreds or thousands of their taxpayer dollars, often unknown by these taxpayers, to purchase annual supporting memberships in ICLEI; and

WHEREAS, our own King County as well as the cities of Auburn, Bellevue, Bothell, Issaquah, Kirkland, Mercer Island, Redmond, Renton, Sammamish, SeaTac, Seattle and Shoreline have purchased such memberships;

NOW, THEREFORE BE IT RESOLVED, that no U.S. government entity is legally bound by the United Nations Agenda 21 treaty in that it has never been endorsed by the U.S. Senate; and

BE IT FURTHER RESOLVED, That the Washington State Republican Party recognizes the dangerous and destructive intent of the Agenda 21 plan, and hereby exposes to the public and public policy makers the insidious Agenda 21 entanglements of U.N. policy, NGOs, grants and memberships; and

BE IT FURTHER RESOLVED, That the Washington State Republican Party calls upon member government entities to cancel their ICLEI memberships and the corresponding support and expenditure of taxpayer dollars.

Submitted by 31 st Legislative District and King County Republican Central Committee for adoption at the WSRP 2012 State Convention:					
Bob & Marcia Vos	Cliff Gunter	Larry Menghini	Bill Otto	Elaine Walsh	
Ed Howard	Wayne & Kathy Kier	Peggy Lusk	Michael & Anna Hetzel	Rob Barrans	Steve Hammond
Nancy Berg	Darlene Hamilton	Bobbie Barrett	Debra Schweter	Ron Lemmen	

Resolution to Deposit Social Security Funds into a Trust

Whereas, the Social Security System was established to create a safety net for Americans in retirement years,

And, Whereas, President Lyndon Johnson put all Social Security monies into the General Fund,

And, Whereas, these monies have been used to fund non-social security programs since,

And, Whereas, Social Security is projected to be broke within the next 25 or so years,

And, Whereas, the Social Security payroll tax is the only source of funding for the Social Security System,

And, Whereas, the U.S. Congress has voted to implement a “tax holiday” on the Social Security taxes collected, which will only add to the deficit of Social Security funds,

We hereby demand the Social Security Payroll Tax monies be removed from the U.S. Government’s General Fund and deposited into a separate “trust” account not to be used for anything but Social Security benefits.

Teri Mitschelen
Okanogan County Convention
Chairman

Yvette Hill
Okanogan County Convention
Secretary

Resolution to prohibit Sharia Law being incorporated into our governance and legal system

Where as our form of government is a constitutional republic based upon Judeo-Christian principles;

Where as our legal system is based upon respecting the dignity of the individual and the fact each individual is held innocent until proven guilty in a court of law;

Where as introducing a foreign legal and governmental system would introduce legal and cultural contradiction within America's borders resulting in societal fragmentation;

Where as proper immigration into our county includes commitment to maintain our Constitution and uphold our laws as part of ones assimilation into our society;

Whereas other countries exist which are governed by Sharia Law and provide opportunities for such persons to enjoy their culture and way of life under Sharia Law;

Be it resolved that Sharia Law should not be recognized in any state or federal court or any act of jurisprudence within US Borders.

RESOLUTION TO PRESERVE THE INTEGRITY OF THE RIGHT TO VOTE IN
WASHINGTON STATE

WHEREAS Washington State does not require in-person voter registration or voting, thus inviting fraudulent activity with costly recounts and dubious results

WHEREAS Voter ID statutes requiring photo ID at polls are being enacted by numerous state legislatures

WHEREAS the Washington State polling place is now the US Postal Service, a bankrupt entity reducing services

WHEREAS elections were intended to be a snapshot of reflecting the will of the voters at a particular moment in time rather than over a weeks long evolution

We the members of the Skagit County Republican Party resolve that Washington State must join other states by returning to in-person neighborhood polling places manned by PCO's from the 2 major parties or their designated surrogates (allowing for absentee balloting in extenuating circumstances). (Repeal vote by mail!)

Submitted by: Connie Munsey, PCO MV 307.

I certify that this Resolution
was passed @ County Convention,
Skagit County.



DO PASS

A Call for Sound Fiscal and Monetary Policy
by
The 2012 Washington State Republican Convention

Whereas, the U.S. Government now borrows 40 cents of every dollar it spends; and,

Whereas, decades of chronically escalating federal budget deficits have accumulated levels of debt that are beginning to erode lenders' confidence in the credit-worthiness of the United States, as evidenced by recent downgrades of America's sovereign credit rating; and,

Whereas, the Federal Reserve System buys and sells, at its own discretion, U.S. Treasury securities to manipulate the money and credit supply, benefitting entities of its own choosing; and,

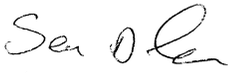
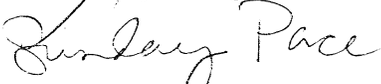
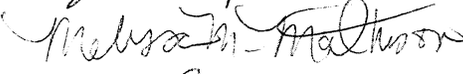
Whereas, we Republicans believe that honest money and balanced government budgets are crucial to the health of America's economy and the well-being of all its citizens.

Therefore, be it resolved, on this Second day of June, 2012, that we, the Republicans of Washington State, call upon the Congress of the United States, to assert its Constitutional authority to order full and honest audits of the Federal Reserve's management of the money and credit system of the United States; and,

Be it further resolved, on this Second day of June, 2012, that we, the Republicans of Washington State, call for an amendment to the U.S. Constitution that requires balanced federal budgets.

Respectfully submitted by Frank Bown, Frank Bown, a Convention delegate from King County.

Endorsed by the following Convention delegates:

<u>Signature</u>	<u>Printed Name</u>	<u>County</u>
	Tanner DeLauer	King
	Sean D. Lawler	King
	DAN BOYES	SKAMANIA
	Larry Houde	Jefferson
	Sunday Pace	Jefferson
	Paul Moseley	Jefferson County
	Matthew Graham	Douglas
	Quincy Ribellia	Douglas
	Melissa M. Mathison	Douglas
	David Andrews	Douglas

CONTINUED ON THE BACK

12

Muelan In

Radwan Faraj

County: King

Gray's Harbor

Sally S. Sheldon

Sally Sioux Sheldon

Ronald W. Stewart

Ronald W. Stewart

Spokane

Wendy Rogers

Wendy L. Rogers

Spokane
Pierce

Wendy Rogers

Nick Snowdon

Lucinda N. Marshall

Lucinda N. Marshall

Spokane

Michael D. Robertson

MICHAEL D. ROBERTSON

Spokane

George A. Skidmore

George A. SKIDMORE

Spokane

Trina Woodworth

Trina Woodworth

Spokane

Nathaniel J. Heard

Spokane

Jerin Harper

Jerin Harper

Spokane

James R. Logan

JAMES R. LOGAN

Spokane

Dennis W. Lybber

Dennis W. Lybber

Spokane

Barbara Gier

Barbara Gier

Spokane

David A. Kulisch

DAVID A. Kulisch

Spokane

Mary E. Kulisch

MARY E. Kulisch

Spokane

Derrin Tallman

Derrin Tallman

King

Sarina Forbes

Sarina Forbes

King

Richard Ewing

Richard Ewing

Okanogan

Norma Joiner

Dick Ewing

Okanogan

Norma Joiner

Yakima

Do pass

3

A Resolution calling for Respect for Habeas Corpus

Submitted by Michael Delavar, Clark County

Whereas, power corrupts; and,

Whereas, the tradition of Habeas Corpus protects individuals from corrupt government; and,

Whereas, the "Writ of Habeas Corpus" is guaranteed by the U.S. Constitution to all individuals regardless of citizenship; and,

Whereas, the National Defense Authorization Act of 2011 (NDAA) authorizes indefinite detention without the right of Habeas Corpus; now, therefore, be it

Resolved that the Washington State Republican Party calls upon Congress to repeal the indefinite detention provision of the NDAA.

Michael Delavar Clark

Sam & M Lynn PERRY MCINTYRE SWANSON

Amanal Bird Amanda Richards Klickitat

Ernie W L Ezekeiel W Lyen Thurston

2

Do pass

A Resolution calling for Personal Responsibility

Submitted by Michael Delavar, Clark County

Whereas, individual liberty motivates people to provide for their own future; and,

Whereas, government welfare, subsidies, and programs all increase dependence upon the government; and,

Whereas, the US Constitution was designed to limit the federal government's powers from distributing welfare payments, subsidies and social programs; and,

Whereas, we the People (and not our government) are responsible for our future; now, therefore, be it

Resolved that the Washington State Republican Party calls upon our fellow Americans to reject federal government handouts, welfare, subsidies, and social programs; and, be it further

Resolved that we demand our elected representatives follow the social contract of the US Constitution when determining whether to support or oppose any government action.

Michael Delavar Clark

Perry a ~~McIntyre~~ PERRY MCINTYRE SWOON

Richard John Deo Klickitat

Ezekiel W Lyen Thurson

Do pass

The Washington State Republican Party has consistently supported the definition of marriage to be “one man and one woman.” Therefore be it resolved that the Washington State Republican Party hereby supports and promotes Initiative 1192 and Referendum 74.

PAT TARZEWELL 

Name

MASON

County

WHEREAS: The United States has no current human spaceflight capabilities, nor does it have a plan to develop human spaceflight capabilities in the future (and)

WHEREAS: The United States has no definite plan for future manned missions (and)

WHEREAS: The exploration of space holds benefits for people on Earth, inspires education, and galvanizes the nation (therefore)

BE IT RESOLVED that the Republican Party and the people of the United States call upon Congress to fund human spaceflight programs and manned missions within the National Aeronautics and Space Administration.

Submitted by Jack Orsborn
Delegate, Digby

I certify that this Resolution
was accepted in Convention,
Stuart County.

A handwritten signature in blue ink, appearing to read "Jack Orsborn", with a long horizontal flourish extending to the right.