

**13 PROPOSED RESOLUTIONS ACCEPTED BY THE MCRC RESOLUTIONS COMMITTEE TO BE VOTED UPON BY PCs**

- 1) Waste No More Time and Money on Ballot Chasing and Early Voting—Solve the Real Problem Like Argentina Did | Originator: Brian Ference(LD3) | Whereas organizations took their time to fundraise and spend others' money on ballot chasing and early voting in the Arizona November 2023 Elections; Whereas despite that, school bonds and budget overrides—read: tax increases—passed in areas with the biggest budgets and most concerning student enrollment and performance rates: in Scottsdale, Phoenix, Paradise Valley, Surprise, Tolleson, Agua Fria, Mesa, Glendale, Goodyear, Osborn, Kyrene, Madison, Avondale, and more; Whereas organizations likewise focused on ballot chasing and early voting in the Virginia November 2023 General Election; Whereas despite that, Washington's Top News recently noted: "Democrats Sweep Virginia Elections, Take Control of General Assembly. Democrats took hold of 51 seats in the House of Delegates — enough to give them a narrow majority in the 100-seat chamber. With the general assembly currently divided, Republicans formerly held a majority in the House of Delegates and Democrats held a majority in the 40-seat State Senate"; and Whereas the Buenos Aires (BA) Herald recently noted: "BA City to Use Paper Ballots After Voting Machine Fiasco in Primaries: Electronic Voting Scrapped After Admonishment from Federal Judge Due to Long Delays in Primaries. BA City residents will use paper ballots to vote for all positions in Sunday's general elections, ditching the voting machines"; now therefore be it Resolved, that the MCRC waste no more time and money on the proven-to-fail strategy of ballot chasing and early voting, but instead pursue—with full force and all efforts—a longstanding proven-to-succeed strategy: eliminating voter fraud, ballot fraud, machine fraud, and elections administration fraud.
- 2) Resolution Urging the Arizona State Senate—with the Arizona House Of Representatives Concurring—to Change the Time, Place, and Manner of the 2024 Presidential Election | Originator: Josh Barnett (LD2) | Whereas State Legislatures have complete authority over Presidential Elections, granted by Article II Section 1 Clause 2 of the United States Constitution, a plenary authority that is untouchable; Whereas the Arizona State Legislature (AZLeg) has complete authority to change the time, place, and manner (TP&M) of a United States Presidential General Election (Presidential Election), an authority that "can neither be taken away nor abdicated"; Whereas AZLeg has the exclusive power to appoint Presidential Electors; Whereas the Supreme Court of the United States has repeatedly agreed that a State Legislature has the full and complete authority to change the TP&M of a Presidential Election; and Whereas there is nothing in the Arizona State Constitution that conflicts with the U.S. Constitution, and nothing that would either prohibit or constrain AZLeg from changing the TP&M of the 2024 Presidential Election; now therefore be it Resolved, that the MCRC strongly urges the Arizona State Senate, with the Arizona House of Representatives concurring, to: 1) rightfully declare its plenary authority over the TP&M of the 2024 Presidential Election as granted in the U.S. Constitution under Article II Section 1 Clause 2; 2) change the TP&M of the 2024 Presidential Election on Day-1 of the 2024 AZLeg session; and 3) mandate that the 2024 Presidential Election shall include, but not be limited to, voting in-person on Election Day only, requiring proof of U.S. citizenship, Voter ID, precinct-based voting and hand counting, no mail-ins, no machines, allowing absentee ballots only under appropriate mitigating circumstances.
- 3) Resolution Calling for the Replacement of Ronna Romney McDaniel as RNC Chair | Originator: Michael Rogers (LD12) | Whereas elections have consequences and the downward trajectory of Republican National Committee (RNC) Chair Ronna Romney McDaniel's (RRM's) fundraising and elections performance is a growing concern, one that must be addressed immediately; Whereas RRM rarely calls public attention to, or openly promotes, the importance of Republican Precinct Committeemen; Whereas uniting the Republican Party around the principles established in the Declaration of Independence, Constitution, Bill of Rights, and Republican Party Platform is the driving force for Republicans winning elections, a force that should be easy for any RNC Chair to channel; Whereas according Rule 5(a)(1) of the Rules of the Republican Party, "The [RNC Chair] shall be the chief executive officer [CEO] of the Republican National Committee"; Whereas matters relating to any and all underperforming CEOs must be addressed, either by bringing about improved performance or replacement of the CEO; and Whereas Rule 5(a)(1) prescribes, "The chairman may be removed from office only by a two-thirds (2/3) vote of the members of the RNC"; now therefore be it Resolved, that the MCRC hereby: 1) calls upon the members of the RNC to replace Ronna Romney McDaniel as RNC Chair, then elect a registered Republican who strongly believes in and promotes the importance of Precinct Committeemen, and is qualified, committed, and capable of transforming the RNC into the America First and Make America Great Again organization it should be; and 2) urges President Trump to play an active role in addressing and resolving the matter.

- 4) Resolution to Support Parents and School Districts in Rejecting Harmful, Coercive, and Burdensome Gender Identity Policies and Protect School Lunch Programs and Other Federal Funding Subject to Title IX | Originator: Catherine Barrett (LD5) | Whereas the MCRC emphatically supports the original, authentic meaning of Title IX of the Education Amendments of 1972 as being in accordance with the Republican Platform; Whereas we unequivocally oppose the proposed regulatory changes released by the U.S. Department of Education on June 23, 2022; and Whereas we support the lawsuit filed by Ohio Attorney General Dave Yost and 21 other state Attorneys General seeking to invalidate the newly enacted Department of Agriculture rules that tie continued receipt of federal nutritional assistance—and other funding subject to Title IX—to the adoption of gender identity policies; now therefore be it Resolved, that the MCRC hereby resoundingly: 1) rejects the Biden Regime's expansion of Title IX to include gender identification; 2) regards such expansion as extreme federal overreach and a violation of We The People's trust to oversee our own local schools; and 3) affirms that we want all children in schools to be protected, accordingly.
- 5) Resolution Promoting MCRC Precinct Committeemen (PC) Efforts to Reign In or Remove the Power of the Maricopa County Board of Supervisors (MCBOS) to Appoint PCs | Originator: Ann Richardson (LD27) | Whereas the irresponsible, arrogant, and unethical manner in which the MCBOS recently represented itself in consideration of the appointments of MCRC PCs is an alarming abuse of power; Whereas upon considering routine PC appointments, the MCBOS willfully, openly, and proudly ignored or dismissed longstanding established statutes, corresponding protocols, and basic common courtesy; and Whereas the MCBOS assumed absolute power of, by, and for itself and its own political agenda like a government gone rogue, imposing arbitrary rules of its own in direct violation of Arizona state statutes, essentially acting under color of law; now therefore be it Resolved, that the MCRC must take real and meaningful action to reign in or remove the authority of the MCBOS to appoint PCs.
- 6) Resolution Promoting a Change in the Status Quo on How PCs are Appointed | Originator: Ann Richardson (LD27) | Whereas we the MCRC Precinct Committeemen (PCs) believe in the principle that PCs are best elected by their fellow registered Republicans in their corresponding Precincts; Whereas we believe PCs are best recruited by their fellow PCs in their corresponding Precincts and Legislative District (LD) Republican Committees, then appointed, or submitted for appointment, by the MCRC Chairman; Whereas we recognize, emphasize, and strongly promote the importance for our fellow registered Republicans to make a priority of getting elected sooner than getting appointed later, thereby making our Precincts, LDs, and the MCRC as whole, a stronger grassroots patriotic political force sooner rather than later, simultaneously avoiding any potential complications involved in the PC appointment process; Whereas an appropriate balance of power between We The People and our government is essential; and Whereas the Maricopa County Board of Supervisors' authority to appoint PCs must be removed, accordingly; now therefore be it Resolved, that we call upon the MCRC to exercise due diligence and, accordingly, take real and meaningful action to explore the above opportunities to make being a PC, both elected and appointed, great again.
- 7) Assuring A Civil Right To Informed Consent | Originator: Carol Ayotte (LD27) | Whereas a fundamental principle of informed consent and bodily integrity is the uncoerced right to accept or refuse a medical intervention, product, or procedure; Whereas a mandated one-size-fits-all medical practice negates informed consent, and the reality is that nature is complex, and that medical care requires individualized considerations; Whereas the four principles of medical ethics— 1) respect for autonomy, 2) beneficence, 3) non-maleficence, and 4) justice—and the tenets of “full informed consent” are imperative in the practice of medicine; Whereas the patient must make a voluntary choice to accept or refuse treatment; Whereas when a patient or their advocate has refused a medical intervention, product, or procedure, any assumed external mandate over that objection is unethical, disrespectful, unjust, and illiberal, and the entire reason for the universal principle of informed consent; Whereas mainstream medical interventions, products, and procedures are lobbied for and marketed by a for-profit industry that reaps billions of dollars in profits annually and has more registered lobbyists than any other industry; and Whereas this same industry enjoys immunity from liability for injuries from many of its products unparalleled by any other industry, including immunity from the Public Readiness and Emergency Preparedness Act (PREP Act); now therefore be it Resolved, that the Maricopa County Republican Committee declares: “There shall be no law that mandates or coerces an individual to receive, or that penalizes an individual for refusing, a medical intervention, product, or procedure.”
- 8) MCRC Endorsement of Donald J. Trump to be the 2024 Republican Nominee for President of the United States | Co-Origins: Greg Dutton (LD12) & Tristan Manos (LD5) | Whereas we believe Donald J. Trump, the 45th President and Commander-in-Chief of the United States, has a proven track record of successful leadership promoting America First principles and policies to Make America Great Again, truly keeping his promises on: Border Security, Military Superiority, and Delivering Peace in the Middle East; on Energy Independence, Economic Policy, International Trade, and U.S.

Manufacturing; Ushering in Unprecedented Tax Cuts and Record Employment; on Supreme Court Appointments, Right-To-Life, the 2nd Amendment, and Justice Reform; on Fighting to Eradicate Endless Wars and Globalism; Fighting to Stop Human Trafficking, Shutting Down Child and Adult Sex Trafficking, and Draining the D.C. Swamp of Corruption; Whereas then-candidate and -nominee Donald Trump showed how to run as a Republican and win as a Republican in 2016, he now represents our greatest opportunity to save our nation by restoring to We The People a Republican form of government (U.S. Const. Art. IV Sec. 4): "The United States shall guarantee to every State in this Union a Republican Form of Government, and shall protect each of them against Invasion and domestic Violence"; and Whereas the obvious, gross maladministration of the 2020 Election in multiple states blatantly robbed We The People of our duly elected President, we believe Donald Trump's popularity grows despite the endless lawfare and aggravated election interference he continues to endure; now therefore be it Resolved, that the MCRC hereby officially endorses Donald J. Trump to be the 2024 Republican Nominee for President of the United States.

- 9) Resolution Exposing "Vote-By-Mail, Signature Verification, and Black Box Technology" for the Election Integrity Failures They Are and Dangers They Represent to American Civil Society | Originator: Tristan Manos (LD5) | Whereas: 1) the more Maricopa County Government turns over control of the administration of We The People's elections to controversial, secretive, and unaccountable public-private partnership organizations like the United States Postal Service, Runbeck Election Services, and Dominion Voting Systems, the less we play a role participating in our own public government elections; 2) it is dangerous to assume that voters who use "Vote-By-Mail" believe in it, like it, and trust it because they completely understand it, along with its inner workings, let alone even know its inner workings; 3) A.R.S. 16-621 C states, "If for any reason it becomes impracticable to count all or part of the ballots with tabulating equipment, the officer in charge of elections may direct that they be counted manually"; 4) it is impracticable to count ballots with computerized tabulation equipment run by "black box" secret software, based upon secret source code, all unexamined by, and therefore unknown to, the general public; 5) according to 1880s election law, "It is impossible for a lawful ballot to be outside a precinct-based polling place during an election," and, accordingly, "Any person having what purports to be a ballot, voted or not, is subject to imprisonment in the penitentiary and disfranchisement for ten years"; and 6) "Vote-By-Mail" is based upon a most dangerous artificial construct representing that "Voter Signature Equals Voter ID"; now therefore be it Resolved, that We The PCs of the MCRC shall remain strongly committed to upholding the most basic and essential principles of Election Integrity.
- 10) Resolution to Defeat the "Arizona Abortion Access Act" Proposed Ballot Initiative | Originator: MCRC Resolutions Committee | Whereas the "Arizona Abortion Access Act," a proposed Ballot Initiative, would effectively make abortion legal and unrestricted in the State of Arizona through all nine months of pregnancy up to natural birth, thereby making abortion a fundamental right that the State shall not deny, restrict, or interfere with, even after an unborn baby can survive outside the womb, known as fetal viability; Whereas according to the "Arizona Abortion Access Act," any undefined health care provider can authorize an abortion to protect the undefined physical or mental health conditions of the pregnant mother at any time during pregnancy, thereby establishing unregulated "Abortion On Demand"; and Whereas the recent U.S. Supreme Court decision overturning Roe v Wade ruled that the U.S. Constitution does not confer a "right to abortion"; now therefore be it Resolved, that the MCRC hereby officially and formally: 1) opposes—in the strongest possible terms—the "Arizona Abortion Access Act" proposed ballot Initiative; and 2) urges our fellow Arizona Republicans—and all voters—to never allow unlimited "Abortion on Demand" to be enshrined in the Arizona Constitution.
- 11) Ban The Jab | Originator: MCRC Resolutions Committee | Whereas: 1) strong and credible evidence shows Covid-19 and Covid-19 injections are biological and technological weapons; 2) Pfizer's clinical data revealed 1,223 deaths, 42,000 adverse cases, 158,000 adverse incidents, and approximately 1,000 side effects; 3) an enormous number of people have died or have been permanently disabled after having been jabbed by the Covid-19 injections; 4) strong and credible evidence from Sweden exists that Covid-19 mRNA shots alter human DNA; 5) government agencies, media, tech companies, and other corporations have committed enormous fraud by claiming Covid-19 injections are "safe and effective"; 6) a statewide grand jury in Florida is investigating Covid-19 vaccine crimes; 7) continued experimentation on humans and denial of informed consent are violations of the Nuremberg Code that constitute crimes against humanity; and 8) it is reasonable to ask, and investigate, who is provided more immunity from Covid-19 vaccines: vaccine takers or vaccine makers; now therefore be it Resolved, on behalf of the preservation of the human race, the MCRC hereby: 1) calls upon the Arizona Governor and State Legislature to prohibit the sale and distribution of Covid-19 injections and all mRNA injections in Arizona; and 2) urges the Arizona Attorney General to immediately seize all Covid-19 injections and mRNA injections in Arizona to perform a forensic analysis on these so-called "vaccines."

- 12) Resolution Calling Upon the Arizona House of Representatives to Bring Forward Impeachment Charges Against 'Arizona Attorney General' Kris Mayes | Originator: MCRC Resolutions Committee | Whereas we condemn Kris Mayes for grossly and overtly abusing the authority of the Office of the Arizona Attorney General to wage a political prosecution of Cochise County Supervisors Peggy Judd and Tom Crosby, two brave elected officials who acted in accordance with their oath of office and simply demanded a hand count of ballots to confirm the machine count before canvassing the election; Whereas the Arizona State Legislature adopted Senate Resolution 1037, recognizing the fact that computerized voting machines used in Arizona lack appropriate transparency, contain components manufactured, assembled, or tested in foreign nations like China, and pose a dangerous threat to the security and accuracy of We The People's elections; Whereas A.R.S. 11-251.3 Powers of the Board gives the Board of Supervisors the authority to "canvass election returns"; Whereas Maricopa and Pinal County experienced widespread vote tabulating equipment malfunctions in the 2022 General Election; Whereas these issues and more raise significant questions about the legitimacy of Kris Mayes' purported election as Attorney General in the 2022 General Election, a matter being litigated in Arizona's courts; and Whereas Mayes' unjust actions severely interfere with the independent powers of the Legislative Branch which sets forth the responsibilities and authority of the County Board of Supervisors, brazenly violating the separation of powers; now therefore be it Resolved, that the MCRC hereby strongly urges the Arizona House of Representatives to immediately bring impeachment charges against Kris Mayes for her grotesque abuse of office and violation of her oath of office.
- 13) Resolution Opposing HCR2039 Relating to Arizona Governor Emergency Powers | Originator: MCRC Resolutions Committee | Whereas HCR2039 will be on the 2024 General Election Ballot asking Arizona voters to amend Article 5 Section 4 of the Arizona Constitution as relates to the Office of the Governor; Whereas Arizona Revised Statutes 26-303, 26-307, 26-316, and 36-787 granting power to the governor to declare a state of emergency is not an authority granted to either the legislature under Article 4 Part 2 or the governor under Article 5 Sections 3, 4, or 5; Whereas the confidentiality of an individual's private affairs and individual liberty to make individual decisions on healthcare are constitutionally protected rights under Article 2 Section 8 and Article 27 Section 2 of the Arizona Constitution; Whereas HCR2039 strikes at the very heart of our rights to life, liberty, and the pursuit of happiness, and violates the limited enumerated powers granted to government; and Whereas HCR2039 is in clear violation of both the U.S. and Arizona Constitutions, turning our representative form of government into a dictatorship; now therefore be it Resolved, that the MCRC Precinct Committeemen hereby declare that: 1) we firmly disagree with, and will not support nor vote for, HCR2039; and 2) we will inform and urge voters to vote "NO" in order to preserve and maintain our Republican form of government.