

THREE-COLUMN MARKED-UP COPY OF COMMITTEE PROPOSALS AND MINORITY REPORTS

EXISTING LANGUAGE	MARKED-UP PROPOSAL	FINAL, IF ADOPTED
PROPOSAL A – ADD NEW PLANK 1.4 “GENDER AUTONOMY” (Ballot PC9)		
N/A	<p><u>1.4 Gender Autonomy</u></p> <p><u>Individuals have the sole authority to determine and express their own gender identities. No entity has the power to supersede this individual authority.</u></p>	<p>1.4 Gender Autonomy</p> <p>Individuals have the sole authority to determine and express their own gender identities. No entity has the power to supersede this individual authority.</p>

LEGEND:

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PROPOSAL A-1 ADD NEW PLANK 1.4 "GENDER AUTONOMY" (Ballot PC9)		
N/A	<u>1.4 Gender Autonomy</u> <u>Individuals have the sole authority to determine and express their own gender identities.</u>	1.4 Gender Autonomy Individuals have the sole authority to determine and express their own gender identities.

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PROPOSAL B – AMEND PLANK 1.7 “CRIME AND JUSTICE” (Ballot PC27)		
<p>Government force must be limited to the protection of the rights of individuals to life, liberty, and property, and governments must never be permitted to violate these rights. Laws should be limited in their application to violations of the rights of others through force or fraud, or to deliberate actions that place others involuntarily at significant risk of harm. Therefore, we favor the repeal of all laws creating “crimes” without victims, such as gambling, the use of drugs for medicinal or recreational purposes, and consensual transactions involving sexual services. We support restitution to the victim to the fullest degree possible at the expense of the criminal or the negligent wrongdoer. The constitutional rights of the criminally accused, including due process, a speedy trial, legal counsel, trial by jury, and the legal presumption of innocence until proven guilty, must be preserved. We assert the common-law right of</p>	<p>Government force must be limited to the protection of the rights of individuals to life, liberty, and property, and governments must never be permitted to violate these rights. Laws should be limited in their application to violations of the rights of others through force or fraud, or to deliberate actions that place others involuntarily at significant risk of harm. Therefore, we favor the repeal of all laws creating “crimes” without victims, such as gambling, the use of drugs for medicinal or recreational purposes, and consensual transactions involving sexual services. We support restitution to the victim to the fullest degree possible at the expense of the criminal or the negligent wrongdoer. The constitutional rights of the criminally accused, including due process, a speedy</p>	<p>Government force must be limited to the protection of the rights of individuals to life, liberty, and property, and governments must never be permitted to violate these rights. Laws should be limited in their application to violations of the rights of others through force or fraud, or to deliberate actions that place others involuntarily at significant risk of harm. Therefore, we favor the repeal of all laws creating “crimes” without victims, such as gambling, the use of drugs for medicinal or recreational purposes, and consensual transactions involving sexual services. We support restitution to the victim to the fullest degree possible at the expense of the criminal or the negligent wrongdoer. The constitutional rights of the criminally accused, including due process, a speedy</p>

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<p>juries to judge not only the facts but also the justice of the law. We oppose the prosecutorial practice of “over-charging” in criminal prosecutions so as to avoid jury trials by intimidating defendants into accepting plea bargains.</p>	<p>trial, legal counsel, trial by jury, and the legal presumption of innocence until proven guilty, must be preserved. We assert the common-law right of juries to judge not only the facts but also the justice of the law. We oppose the prosecutorial practice of “over-charging” in criminal prosecutions so as to avoid jury trials by intimidating defendants into accepting plea bargains. <u>Additionally, we believe police and prosecutors should be held accountable for misconduct that leads to wrongful convictions, or other acts of injustice.</u></p>	<p>trial, legal counsel, trial by jury, and the legal presumption of innocence until proven guilty, must be preserved. We assert the common-law right of juries to judge not only the facts but also the justice of the law. We oppose the prosecutorial practice of “over-charging” in criminal prosecutions so as to avoid jury trials by intimidating defendants into accepting plea bargains. Additionally, we believe police and prosecutors should be held accountable for misconduct that leads to wrongful convictions, or other acts of injustice.</p>

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PROPOSAL C – AMEND PLANK 1.9 “SELF-DEFENSE” (Ballot PC13)		
<p>The only legitimate use of force is in defense of individual rights — life, liberty, and justly acquired property — against aggression. This right inheres in the individual, who may agree to be aided by any other individual or group. We affirm the individual right recognized by the Second Amendment to keep and bear arms, and oppose the prosecution of individuals for exercising their rights of self-defense. Private property owners should be free to establish their own conditions regarding the presence of personal defense weapons on their own property. We oppose all laws at any level of government restricting, registering, or monitoring the ownership, manufacture, or transfer of firearms or ammunition.</p>	<p>The only legitimate use of force is in defense of individual rights — life, liberty, and justly acquired property — against aggression. This right inheres in the individual, who may agree to be aided by any other individual or group. We affirm the individual right recognized by the Second Amendment to keep and bear arms, and oppose the prosecution of individuals for exercising their rights of self-defense. Private property owners should be free to establish their own conditions regarding the presence of personal defense weapons on their own property. We oppose all laws at any level of government restricting, registering, or monitoring the ownership, manufacture, or transfer of firearms, or <u>ammunition, or firearm accessories.</u></p>	<p>The only legitimate use of force is in defense of individual rights — life, liberty, and justly acquired property — against aggression. This right inheres in the individual, who may agree to be aided by any other individual or group. We affirm the individual right recognized by the Second Amendment to keep and bear arms, and oppose the prosecution of individuals for exercising their rights of self-defense. Private property owners should be free to establish their own conditions regarding the presence of personal defense weapons on their own property. We oppose all laws at any level of government restricting, registering, or monitoring the ownership, manufacture, or transfer of firearms, ammunition, or firearm accessories.</p>

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PROPOSAL D – ADD NEW PLANK 1.10 “SPACE EXPLORATION” (Ballot PC7)		
N/A	<p><u>1.10 Space Exploration</u></p> <p><u>We oppose all government restrictions upon voluntary, peaceful use of outer space.</u></p>	<p>1.10 Space Exploration</p> <p>We oppose all government restrictions upon voluntary, peaceful use of outer space.</p>

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PROPOSAL E – AMEND PLANK 2.1 “HEALTHCARE” (Ballot PC10)		
<p>We favor a free market health care system. We recognize the freedom of individuals to determine the level of health insurance they want (if any), the level of health care they want, the care providers they want, the medicines and treatments they will use and all other aspects of their medical care, including end-of-life decisions. People should be free to purchase health insurance across state lines.</p>	<p>We favor a free market health care system. <u>Medical facilities, medical providers, and medical products (including drugs) must be freely available in the marketplace without government restrictions or licenses. As life-choking government regulations are lifted, medical costs will come down and quality will improve until even the poorest Americans can once again afford high quality medical care.</u> We recognize the freedom of individuals to determine the level of health insurance they want (if any), the level of health care they want, the care providers they want, the medicines and treatments they will use and all other aspects of their medical care, including end-of-life decisions. People should be free to purchase health insurance across state lines.</p>	<p>We favor a free market health care system. Medical facilities, medical providers, and medical products (including drugs) must be freely available in the marketplace without government restrictions or licenses. As life-choking government regulations are lifted, medical costs will come down and quality will improve until even the poorest Americans can once again afford high quality medical care. We recognize the freedom of individuals to determine the level of health insurance they want (if any), the level of health care they want, the care providers they want, the medicines and treatments they will use and all other aspects of their medical care, including end-of-life decisions. People should be free to purchase health insurance across state lines.</p>

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PROPOSAL F – AMEND PLANK 2.1 “HEALTHCARE” (Ballot PC15)		
<p>We favor a free market health care system. We recognize the freedom of individuals to determine the level of health insurance they want (if any), the level of health care they want, the care providers they want, the medicines and treatments they will use and all other aspects of their medical care, including end-of-life decisions. People should be free to purchase health insurance across state lines.</p>	<p>We favor a free market health care system. We recognize the freedom of individuals to determine the level of health insurance they want (if any), the level of health care they want, the care providers they want, the medicines and treatments they will use and all other aspects of their medical care, including end-of-life decisions. People should be free to purchase health insurance across state lines.</p> <p><u>We oppose the government mandating or denying treatments or vaccines.</u></p>	<p>We favor a free market health care system. We recognize the freedom of individuals to determine the level of health insurance they want (if any), the level of health care they want, the care providers they want, the medicines and treatments they will use and all other aspects of their medical care, including end-of-life decisions. People should be free to purchase health insurance across state lines.</p>

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PROPOSAL G – AMEND PLANK 2.8 “MARKETPLACE FREEDOM” (Ballot PC19)		
<p>Libertarians support free markets. We defend the right of individuals to form corporations, cooperatives and other types of entities based on voluntary association. We oppose all forms of government subsidies and bailouts to business, labor, or any other special interest. Government should not compete with private enterprise.</p>	<p>Libertarians support free markets. We defend the right of individuals to form corporations, cooperatives and other types of entities based on voluntary association. We oppose all forms of government subsidies and bailouts to business, labor, or any other special interest. Government should not compete with private enterprise. <u>We reject government charter of corporations. We call for a separation of business and state.</u></p>	<p>Libertarians support free markets. We defend the right of individuals to form corporations, cooperatives and other types of entities based on voluntary association. We oppose all forms of government subsidies and bailouts to business, labor, or any other special interest. Government should not compete with private enterprise. We reject government charter of corporations. We call for a separation of business and state.</p>

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PROPOSAL H – AMEND PLANK 2.8 “MARKETPLACE FREEDOM” (Ballot PC23)		
<p>Libertarians support free markets. We defend the right of individuals to form corporations, cooperatives and other types of entities based on voluntary association. We oppose all forms of government subsidies and bailouts to business, labor, or any other special interest. Government should not compete with private enterprise.</p>	<p>Libertarians support free markets. We defend the right of individuals to form corporations, cooperatives and other types of entities <u>commercial enterprises</u> based on voluntary association. We oppose all forms of government subsidies and bailouts to business, labor, or any other special interest. Government should not compete with private enterprise.</p>	<p>Libertarians support free markets. We defend the right of individuals to form commercial enterprises based on voluntary association. We oppose all forms of government subsidies and bailouts to business, labor, or any other special interest. Government should not compete with private enterprise.</p>

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PROPOSAL I – ADD NEW PLANK 2.15 “INTELLECTUAL PROPERTY” (Ballot PC4)		
N/A	<p><u>2.15 Intellectual Property</u></p> <p><u>As we oppose all government intervention in marketplaces, we favor the repeal of intellectual property laws. Disputes between inventors, creators, authors, artists, businesses and other such entities should be resolved without government intervention.</u></p>	<p>2.15 Intellectual Property</p> <p>As we oppose all government intervention in marketplaces, we favor the repeal of intellectual property laws. Disputes between inventors, creators, authors, artists, businesses and other such entities should be resolved without government intervention.</p>

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PROPOSAL J – AMEND PLANK 3.0 “SECURING LIBERTY” (Ballot PC11)		
<p>The protection of individual rights is the only proper purpose of government. Government is constitutionally limited so as to prevent the infringement of individual rights by the government itself. The principle of non-initiation of force should guide the relationships between governments.</p>	<p>The only proper purpose of government, <u>should it exist</u>, is the protection of individual rights. Government is constitutionally limited so as to prevent the infringement of individual rights by the government itself. The principle of non-initiation of force should guide the relationships between governments.</p>	<p>The only proper purpose of government, should it exist, is the protection of individual rights. Government is constitutionally limited so as to prevent the infringement of individual rights by the government itself. The principle of non-initiation of force should guide the relationships between governments.</p>

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PROPOSAL K – AMEND PLANK 3.2 “INTERNAL SECURITY AND INDIVIDUAL RIGHTS” (Ballot PC5)		
<p>The defense of the country requires that we have adequate intelligence to detect and to counter threats to domestic security. This requirement must not take priority over maintaining the civil liberties of our citizens. The Constitution and Bill of Rights shall not be suspended even during time of war. Intelligence agencies that legitimately seek to preserve the security of the nation must be subject to oversight and transparency. We oppose the government’s use of secret classifications to keep from the public information that it should have, especially that which shows that the government has violated the law. We oppose the use of torture and other cruel and unusual punishments, without exception.</p>	<p>The defense of the country requires that we have adequate intelligence to detect and to counter threats to domestic security. This requirement <u>The desire to ensure security, gather intelligence, and repel threats</u> must not take priority over maintaining the people’s civil liberties of our citizens. The Constitution and Bill of Rights shall not be suspended even during time of war. Intelligence agencies that legitimately seek to preserve the security of the nation must be subject to <u>rigorous</u> oversight and transparency <u>by the people</u>. We oppose the government’s use of secret classifications to keep <u>information</u> from the public information that it should have, especially that which shows that the government has violated the law. We oppose the use of torture and other cruel and unusual punishments, without exception.</p>	<p>The desire to ensure security, gather intelligence, and repel threats must not take priority over maintaining people's civil liberties. The Constitution and Bill of Rights shall not be suspended even during time of war. Intelligence agencies must be subject to rigorous oversight and transparency by the people. We oppose the government's use of secret classifications to keep information from the public, especially that which shows that the government has violated the law. We oppose the use of torture and other cruel and unusual punishments, without exception.</p>

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<p>MINORITY REPORT K-1</p> <p>AMEND PLANK 3.2 “INTERNAL SECURITY AND INDIVIDUAL RIGHTS” (Ballot PC5)</p>		
<p>The defense of the country requires that we have adequate intelligence to detect and to counter threats to domestic security. This requirement must not take priority over maintaining the civil liberties of our citizens. The Constitution and Bill of Rights shall not be suspended even during time of war. Intelligence agencies that legitimately seek to preserve the security of the nation must be subject to oversight and transparency. We oppose the government’s use of secret classifications to keep from the public information that it should have, especially that which shows that the government has violated the law. We oppose the use of torture and other cruel and unusual punishments, without exception.</p>	<p><u>Recognizing that Libertarians hold diverse views on the state, we believe the liberties supposedly protected by the Constitution and the Bill of Rights shall not be suspended or curtailed, whether based on circumstances of war, natural disaster or emergency, or any other pretense.</u> The desire to ensure security, gather intelligence, and repel threats must not take priority over maintaining people’s civil liberties. Intelligence agencies must be subject to rigorous oversight and transparency by the people. We oppose the government’s use of secret classifications to keep information from the public, especially that which shows that the government has violated the law. We oppose the use of torture and other cruel and unusual punishments, without exception.</p>	<p>Recognizing that Libertarians hold diverse views on the state, we believe the liberties supposedly protected by the Constitution and the Bill of Rights shall not be suspended or curtailed, whether based on circumstances of war, natural disaster or emergency, or any other pretense. The desire to ensure security, gather intelligence, and repel threats must not take priority over maintaining people’s civil liberties. Intelligence agencies must be subject to rigorous oversight and transparency by the people. We oppose the government’s use of secret classifications to keep information from the public, especially that which shows that the government has violated the law. We oppose the use of torture and other cruel and unusual punishments, without exception.</p>

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PROPOSAL 1 – AMEND PLANK 3.2 “INTERNAL SECURITY AND INDIVIDUAL RIGHTS” (Ballot PC20)		
<p>The defense of the country requires that we have adequate intelligence to detect and to counter threats to domestic security. This requirement must not take priority over maintaining the civil liberties of our citizens. The Constitution and Bill of Rights shall not be suspended even during time of war. Intelligence agencies that legitimately seek to preserve the security of the nation must be subject to oversight and transparency. We oppose the government’s use of secret classifications to keep from the public information that it should have, especially that which shows that the government has violated the law. We oppose the use of torture and other cruel and unusual punishments, without exception.</p>	<p>The defense of the country requires that we have adequate intelligence to detect and to counter threats to domestic security. This requirement must not take priority over maintaining the civil liberties of our citizens. The Constitution and Bill of Rights shall not be suspended even during time of war <u>or curtailed, whether based on circumstances of war, natural disaster or emergency, or any other pretense.</u> Intelligence agencies that legitimately seek to preserve the security of the nation must be subject to oversight and transparency. We oppose the government’s use of secret classifications to keep from the public information that it should have, especially that which shows that the government has violated the law. We oppose the use of torture and other cruel and unusual punishments, without exception.</p>	<p>The defense of the country requires that we have adequate intelligence to detect and to counter threats to domestic security. This requirement must not take priority over maintaining the civil liberties of our citizens. The Constitution and Bill of Rights shall not be suspended or curtailed, whether based on circumstances of war, natural disaster or emergency, or any other pretense. Intelligence agencies that legitimately seek to preserve the security of the nation must be subject to oversight and transparency. We oppose the government’s use of secret classifications to keep from the public information that it should have, especially that which shows that the government has violated the law. We oppose the use of torture and other cruel and unusual punishments, without exception.</p>

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PROPOSAL M– AMEND PLANK 3.3 “INTERNATIONAL AFFAIRS” (Ballot PC6)		
<p>American foreign policy should seek an America at peace with the world. Our foreign policy should emphasize defense against attack from abroad and enhance the likelihood of peace by avoiding foreign entanglements. We would end the current U.S. government policy of foreign intervention, including military and economic aid. We recognize the right of all people to resist tyranny and defend themselves and their rights. We condemn the use of force, and especially the use of terrorism, against the innocent, regardless of whether such acts are committed by governments or by political or revolutionary groups.</p>	<p>American foreign policy should seek an America at peace with the world. Our foreign policy should emphasize defense against attack from abroad and enhance the likelihood of peace <u>with all nations, entangling alliances with none by avoiding foreign entanglements.</u> We would end the current U.S. government policies of foreign intervention including military and economic aid; <u>tariffs; economic sanctions; and regime change.</u> We recognize the right of all people to resist tyranny and defend themselves and their rights. We condemn the use of force, and especially the use of terrorism, against the innocent, regardless of whether such acts are committed by governments or by political or revolutionary groups.</p>	<p>American foreign policy should emphasize peace with all nations, entangling alliances with none. We would end the current U.S. government policies of foreign intervention including military and economic aid; tariffs; economic sanctions; and regime change. We recognize the right of all people to resist tyranny and defend themselves and their rights. We condemn the use of force, and especially the use of terrorism, against the innocent, regardless of whether such acts are committed by governments or by political or revolutionary groups.</p>

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PROPOSAL N – AMEND PLANK 3.4 “FREE TRADE AND MIGRATION” (Ballot PC2)		
<p>We support the removal of governmental impediments to free trade. Political freedom and escape from tyranny demand that individuals not be unreasonably constrained by government in the crossing of political boundaries. Economic freedom demands the unrestricted movement of human as well as financial capital across national borders.</p>	<p>We support the removal of governmental impediments to free trade. Political freedom and escape from tyranny demand that individuals not be unreasonably constrained by government in the crossing of political boundaries. Economic freedom demands the unrestricted movement of human as well as financial capital across national borders.</p>	<p>We support the removal of governmental impediments to free trade. Political freedom and escape from tyranny demand that individuals not be constrained by government in the crossing of political boundaries. Economic freedom demands the unrestricted movement of human as well as financial capital across national borders.</p>

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PROPOSAL O – MOVE PLANK 3.4 “FREE TRADE AND MIGRATION” TO 1.8 (Ballot PC14)		
<p>3.4 Free Trade and Migration</p> <p>We support the removal of governmental impediments to free trade. Political freedom and escape from tyranny demand that individuals not be unreasonably constrained by government in the crossing of political boundaries. Economic freedom demands the unrestricted movement of human as well as financial capital across national borders.</p>	<p>3.4 1.8 Free Trade and Migration</p> <p>We support the removal of governmental impediments to free trade. Political freedom and escape from tyranny demand that individuals not be unreasonably constrained by government in the crossing of political boundaries. Economic freedom demands the unrestricted movement of human as well as financial capital across national borders.</p>	<p>1.8 Free Trade and Migration</p> <p>We support the removal of governmental impediments to free trade. Political freedom and escape from tyranny demand that individuals not be unreasonably constrained by government in the crossing of political boundaries. Economic freedom demands the unrestricted movement of human as well as financial capital across national borders.</p>

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PROPOSAL P – AMEND PLANK 3.7 “SELF-DETERMINATION” (Ballot PC12)		
<p>Whenever any form of government becomes destructive of individual liberty, it is the right of the people to alter or to abolish it, and to agree to such new governance as to them shall seem most likely to protect their liberty.</p>	<p>Whenever any form of government becomes destructive of individual liberty, it is the right of the people to alter or to abolish it, and to agree to such new governance as to them shall seem most likely to protect their liberty.</p>	<p>Whenever any form of government becomes destructive of individual liberty, it is the right of the people to alter or to abolish it.</p>

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PROPOSAL Q – ADD NEW PLANK 3.7 “TERRITORIAL AUTONOMY” (Ballot PC16)		
N/A	<p><u>We support self determination for the territories of the United States. The Federal government should accept the results of a referendum of each territory regarding preferences for statehood, independence, or to maintain their current status. For as long as the United States maintains territories, we support a constitutional amendment granting their full representation in the US House of Representatives.</u></p>	<p>We support self determination for the territories of the United States. The Federal government should accept the results of a referendum of each territory regarding preferences for statehood, independence, or to maintain their current status. For as long as the United States maintains territories, we support a constitutional amendment granting their full representation in the US House of Representatives.</p>

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<p>MINORITY REPORT Q-1 ADD NEW PLANK 3.7 "TERRITORIAL AUTONOMY" (Ballot PC16)¹</p>		
<p>3.7 Self-Determination (current plank)</p> <p>Whenever any form of government becomes destructive of individual liberty, it is the right of the people to alter or to abolish it, and to agree to such new governance as to them shall seem most likely to protect their liberty.</p>	<p>3.7 Self-Determination (current plank)</p> <p>Whenever any form of government becomes destructive of individual liberty, it is the right of the people to alter or to abolish it, and to agree to such new governance as to them shall seem most likely to protect their liberty. <u>We support self determination for the territories of the United States. The Federal government should accept the results of a referendum of each territory regarding preferences for statehood, independence, or to maintain their current status. For as long as the United States maintains territories, we support a constitutional amendment granting their full representation in the US House of Representatives.</u></p>	<p>3.7 Self-Determination (current plank)</p> <p>Whenever any form of government becomes destructive of individual liberty, it is the right of the people to alter or to abolish it, and to agree to such new governance as to them shall seem most likely to protect their liberty. We support self determination for the territories of the United States. The Federal government should accept the results of a referendum of each territory regarding preferences for statehood, independence, or to maintain their current status. For as long as the United States maintains territories, we support a constitutional amendment granting their full representation in the US House of Representatives.</p>

¹ This minority report is proposing to amend the existing Plank 3.7 rather than adding a new plank prior to it.

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EXISTING LANGUAGE	MARKED-UP PROPOSAL	FINAL, IF ADOPTED
PROPOSAL R – AMEND PLANK 3.7 “SELF-DETERMINATION” (Ballot PC22)		
<p>Whenever any form of government becomes destructive of individual liberty, it is the right of the people to alter or to abolish it, and to agree to such new governance as to them shall seem most likely to protect their liberty.</p>	<p>Whenever any form of government becomes destructive of individual liberty, it is the right of the people to alter or to abolish it, and to agree to such new governance as to them shall seem most likely to protect their liberty.</p> <p><u>We recognize the right to political secession. Exercise of this right, like the exercise of all other rights, does not remove legal and moral obligations not to violate the rights of others.</u></p>	<p>Whenever any form of government becomes destructive of individual liberty, it is the right of the people to alter or to abolish it, and to agree to such new governance as to them shall seem most likely to protect their liberty.</p> <p>We recognize the right to political secession. Exercise of this right, like the exercise of all other rights, does not remove legal and moral obligations not to violate the rights of others.</p>

LEGEND:

Additions are indicated by blue, bold, underlined text

~~Subtractions are indicated by red, bold, strike-through text~~

THREE-COLUMN MARKED-UP COPY OF COMMITTEE PROPOSALS AND MINORITY REPORTS

EXISTING LANGUAGE	MARKED-UP PROPOSAL	FINAL, IF ADOPTED
PROPOSAL S – AMEND PLANK 4.0 “OMISSIONS” (Ballot PC17)		
<p>Our silence about any other particular government law, regulation, ordinance, directive, edict, control, regulatory agency, activity, or machination, should not be construed to imply approval.</p>	<p><u>In every matter, we advocate the consistent application of the principle of the non-initiation of coercion, physical force, or fraud.</u> Our silence about any other particular government law, regulation, ordinance, directive, edict, control, regulatory agency, activity, or machination, should not be construed to imply approval.</p>	<p>In every matter, we advocate the consistent application of the principle of the non-initiation of coercion, physical force, or fraud. Our silence about any other particular government law, regulation, ordinance, directive, edict, control, regulatory agency, activity, or machination, should not be construed to imply approval.</p>

LEGEND:

Additions are indicated by blue, bold, underlined text

~~Subtractions are indicated by red, bold, strike-through text~~

THREE-COLUMN MARKED-UP COPY OF COMMITTEE PROPOSALS AND MINORITY REPORTS

EXISTING LANGUAGE	MARKED-UP PROPOSAL	FINAL, IF ADOPTED
PROPOSAL T – AMEND PLANK 4.0 “OMISSIONS” (Ballot PC18)		
<p>Our silence about any other particular government law, regulation, ordinance, directive, edict, control, regulatory agency, activity, or machination, should not be construed to imply approval.</p>	<p>Our silence about any other government law, regulation, ordinance, directive, edict, control, regulatory agency, activity, or machination, <u>including the necessity of any particular governmental system,</u> should not be construed to imply approval.</p>	<p>Our silence about any other government law, regulation, ordinance, directive, edict, control, regulatory agency, activity, or machination, including the necessity of any particular governmental system, should not be construed to imply approval.</p>

LEGEND:

Additions are indicated by blue, bold, underlined text

~~Subtractions are indicated by red, bold, strike-through text~~

THREE-COLUMN MARKED-UP COPY OF COMMITTEE PROPOSALS AND MINORITY REPORTS

EXISTING LANGUAGE	MARKED-UP PROPOSAL	FINAL, IF ADOPTED
<p>MINORITY REPORT T-1 AMEND PLANK 4.0 "OMISSIONS" (Ballot PC18)</p>		
<p>Our silence about any other particular government law, regulation, ordinance, directive, edict, control, regulatory agency, activity, or machination, should not be construed to imply approval.</p>	<p>Our silence about any other government law, regulation, ordinance, directive, edict, control, regulatory agency, activity, or machination, <u>or even the necessity of government itself</u>, should not be construed to imply approval.</p>	<p>Our silence about any other government law, regulation, ordinance, directive, edict, control, regulatory agency, activity, or machination, or even the necessity of government itself, should not be construed to imply approval.</p>

LEGEND:

Additions are indicated by blue, bold, underlined text

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