

Report of the Resolutions Committee to the 2025 Georgia Republican Party Convention

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The Platform of the Georgia Republican Party

Preamble

We, the Georgia Republican Party, do affirm our belief in God, and hold these truths to be self-evident, that all men and women are created in the image of God and that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty, and the Pursuit of Happiness.

Throughout the world, people dare to dream of freedom and opportunity. The Georgia Republican Party unequivocally defends that dream. We strive to preserve the liberties given to us by God, implemented by our Founding Fathers, embodied in the Declaration of Independence and the Constitution, and defended by our elected leaders and civil magistrates for ourselves and our posterity.

We recognize that the traditional family is the strength of our nation. It is our solemn duty to protect innocent life and develop responsible citizens. We understand that our economic success depends upon free-market principles. If we fail to maintain our borders, sovereignty, and national identity, we risk losing the freedom to live these ideals.

Therefore, we do hereby endorse the National Platform of the Republican Party and hold and affirm that the principles set forth below should be the basis for public policy.

Statement of Principles

1. We believe in the Constitution, written not as a weak and bendable document, but as an enduring solemn league and covenant between the sovereign States.
2. We believe that our constitutional system of limited government, separation of powers, federalism, and the rights of the people must be preserved uncompromised for future generations.
3. We believe that personal freedom and personal morality are indivisible. When personal freedom and personal morality are separated, society is in peril. When they are united, liberty and tranquility reign.
4. We believe in the right of all Americans to enjoy their God-given liberties and to have equal access to the law and the courts for redress when those rights are violated.
5. We believe in the right to life from conception, beginning at fertilization, to natural death.
6. We believe that the right to self-defense is a God-given right, recognized by the Second Amendment.
7. We believe that the rights of freedom of religion and freedom of association, recognized by the First Amendment, must be vigilantly defended.
8. We believe in the importance of both mothers and fathers and that the traditional family is the cornerstone of civil society and must be strengthened.
9. We believe in victims' rights to justice and support the use of restitution for victims.
10. We believe political freedom and economic freedom are indivisible. When political freedom and economic freedom are separated, both are in peril. When united, they are invincible.
11. We believe that economic freedom is the cornerstone of individual liberty and that the private sector and free-market principles are the best way to stimulate economic development, rather than government subsidies or programs.
12. We believe in balanced budgets and the reduction of public debt.
13. We believe that revenues collected at all levels of government should be used only for well-defined, legitimate government functions and should be carried out efficiently so that tax rates may be kept as low as possible.
14. We believe that immigration policies and laws should be written to promote the interests of the American people as a whole rather than any particular special interest group.
15. We believe that it is the right of every parent to act in their child's best interest regarding health and education decisions. This includes choosing the form and content of their education, whether as a government school, private school, home school, or education by other means. The Federal Government has no right to influence the educational decisions of state or locally elected school officials by attaching conditions to the receipt of federal funding for education.
16. We believe that to be prepared for war is the most effective means of preserving peace and that it is through example and not force that we can best share with people everywhere the blessings of peace and freedom.
17. We believe that those who have worn the uniform of our armed forces and served with honor deserve the complete care and benefits they were promised. These promises constitute a solemn pledge that must be honored.
18. We believe in the self-government of nations and that our government's first concern is the protection of the natural and constitutional rights of the American people and their sovereign right to rule themselves without deference to any foreign power or international body.
19. We believe in the right of Israel to exist as a free and sovereign nation as an example to the West of a proud people who are not ashamed to defend their people, their land, and their heritage. We believe that Jerusalem should remain Israel's undivided capital, accessible to people of all faiths. We condemn anti-Jewish bigotry, and calls for the destruction of Israel, and the mass murder of Jews in the strongest possible terms. We believe that our country should stand with our allies who share our civilizational interests and values.
20. Finally, we believe that the Republican Party is the best vehicle for translating these ideals into positive and successful principles of government.

We require, at qualifying, all our candidates declare via an affidavit to not knowingly violate the rules or regulations of our party. To maintain principled integrity and ensure alignment with the Georgia Republican Party, all candidates for statewide, state legislative and federal office shall be required to review our Rules, Platform and Legislative Priorities.

Additionally, the Party reserves the right to censure elected Republican officials who violate our constitutional rights, during their term, repeatedly act contrary to these core principles or the Rules, Platform and Legislative Priorities, with a censure requiring a formal vote of the convention or the state committee. Such a censure may result in significant penalties, including withdrawal of Party support, public dissemination of the censure, or temporary disqualification from seeking future nominations. These measures uphold Party accountability while safeguarding the integrity of its values and commitments to the electorate. The State Committee shall be responsible for enacting, at the earliest possible date, the necessary procedures to carry out this policy.

Federal Issues

Constitutional Issues

Preservation and Strengthening of the Constitution

1. Amendments to the United States Constitution: We:
 - a. Oppose “packing” (or enlarging) the US Supreme Court and support the pending “Keep Nine Amendment” as filed in the US Senate and the House of Representatives with bipartisan support.
 - b. Support the repeal or the nullification of the 16th Amendment (Federal Income Tax).
 - c. Support restoring state sovereignty with the repeal of the 17th Amendment of the US Constitution and the appointment of US Senators by the state legislatures.
 - d. Oppose the use of an Article V Convention to amend the Constitution.

Further, we urge the Georgia General Assembly to pass resolutions urging the adoption of the amendments listed above by Congress and their transmission to the states for ratification.

Citizen Rights

2. Census: In accordance with the United States Constitution, we support an actual count of United States citizens, and we oppose Census Bureau estimates and the collection of all other data. Illegal aliens must not be included in any census.
3. Prayer, Bible, and Ten Commandments in Schools: We support the affirmation of God, including prayer, the Bible, and the Ten Commandments being returned to our schools, courthouses, and other government buildings.
4. The Right to Keep and Bear Arms: State and Federal Legislatures shall:
 - a. Repeal and/or nullify the National Firearms Act of 1934 and the Gun Control Act of 1968.
 - b. Nullify any gun laws that violate the 2nd Amendment or rights of due process.
 - c. Support national reciprocity for gun ownership rights and the right to carry.
 - d. Recognize the right of License to Carry holders to carry anywhere, off-duty or retired law enforcement personnel to carry anywhere, including any federal property accessible to the general public, including, but not limited to waterways, lakes, dams, and postal offices.
 - e. Ensure that any of the above legislation shall not be construed as impinging on private property rights.

State Sovereignty

5. Concurrent Majority: We support a State Constitutional Amendment to add the additional criteria for election to a statewide office to include the majority vote of the counties with each individual county being assigned one vote allocated to the popular majority vote winner of each individual county.

6. Unfunded and Under-Funded Mandates: Unfunded mandates and under-funded mandates are unacceptable. The State of Georgia must fully fund, at a minimum, the following additional costs to local governments provided to all legal residents:
 - a) Indigent criminal defense
 - b) Inmate healthcare in jails
 - c) Indigent burials and autopsies
 - d) Veteran services offices
7. Equal Protection for the Preborn: We support legislation to abolish abortion by immediately securing the right to life and equal protection of the laws to all preborn children from the moment of fertilization because abortion violates the United States Constitution by denying such persons the equal protection of the law.

Business, Commerce, and Transportation

Markets and Regulation

8. Reduce Business Regulations: We believe that the following businesses shall be minimally regulated at all levels.
 - a. Federal Laws:
 - i. Georgians should be able to buy beef and farm products directly from farmers without any FDA and USDA or other governmental agency regulations.
 - ii. Repeal Minimum Wage Law and prevailing wage laws.
 - iii. Repeal Dodd-Frank.
 - iv. Repeal Sarbanes-Oxley.
 - v. Repeal The Lacey Act.
 - vi. Repeal Mandatory sick or family leave federal laws.
9. American Workers First: Prioritize American workers in the workforce and trade and immigration policies.
10. Unions: We support legislation requiring labor unions to obtain the consent of the union member before that member's dues can be used for political purposes. We oppose card checks. Georgia should prohibit governmental entities from collecting dues for labor unions through deductions from public employee paychecks. We also encourage the adoption of a National Right to Work Act.

Energy and Environment

11. Carbon Tax: We oppose any and all efforts to implement a carbon tax.
12. Environment: We oppose environmentalism, or "climate change" initiatives, that obstruct legitimate business interests and private property use, including the regulatory use limitation and confiscation by governmental agencies. We support the reclassification of carbon dioxide as a non-pollutant, the abolition of the Environmental Protection Agency, and repeal of the Endangered Species Act. We oppose the so-called "America the Beautiful" Initiative, also known as the 30 x 30 program, and all "climate justice" initiatives. We oppose cloud seeding and geoengineering of any kind and urge federal legislative and executive action to prevent it.

Transportation

13. Freedom to Travel: Lawmakers must take action immediately to protect drivers from government-mandated remote kill switches that are currently scheduled to be in every vehicle starting in 2026, to prevent this unconstitutional surveillance of drivers and the weaponization of

this technology against Georgia drivers. We oppose climate mandates like CAFE Standards, Net Zero, Vision Zero, or declarations of a climate emergency that threaten our freedom to travel, impose any sort of state or federal mileage tax, or institute diversity, equity, and inclusion policies on taxpayers and drivers. We oppose anti-car measures that punish those who choose to travel alone in their vehicles. We also oppose mandates such as autonomous vehicle technology, digital IDs, digital license plates, or other mandates that restrict control, or prohibit driving (particularly gas-powered vehicles), shrink auto capacity, or intentionally clog vehicle lanes to force deference to pedestrian, bike, and mass transit options.

Privacy, Information Freedom, Internet

14. Regulating the Internet: We oppose efforts to implement net neutrality on internet service providers. We oppose all efforts to further regulate the internet in the United States or internationally or to impose taxation upon internet digital goods and services.
15. Artificial Intelligence Protections: We believe that each person is the rightful owner of his/her name, image, likeness, voice, knowledge, opinions, etc., and we support the individual's right to protect his/her identity, name, image, data, information, and likeness from being collected or otherwise used by data brokers, or artificial intelligence applications without written consent. Each person has the right to know who is collecting information, when and how the information is being collected, and how the information is being used or sold. Each person has the right to opt out of any data collection or data use.
16. Personal Data Privacy: We demand that all rights to privacy that individuals have in their homes shall be extended to all digital data via the use of strong public key encryption technologies. We call upon Georgia to prohibit vendors of the State of Georgia and its subdivisions from selling or sharing data captured in providing services to Georgians. We support laws limiting the ways in which internet providers, data brokers, electronic applications, websites, schools, government entities, and others may access the electronic communications or documents of all Georgians. We support a no-cost smart meter opt-out for utility customers, or the provision of an auditable option to limit storing data to only once per monthly bill cycle.
17. Social Media Freedom and Responsibility: We call on our Congressional Delegation to push for reform of Section 230 of the Communications Decency Act to limit the ability of online social media platforms to censor the speech of citizens in the new digital town square, which these media platforms currently control. We also support stripping Section 230 immunity from sites that knowingly publish obscene and indecent material, particularly advertisement, promotion, presentation, distribution, or solicitation of child sexual abuse material, thus opening these sites to criminal and civil liability for the content posted on their platforms.
18. Cyber Security Self-Defense: We support "hack-backs," defined as counterattacks aimed at disabling or collecting evidence against a perpetrator, as a legitimate form of self-defense of persons and organizations to ensure their cyber security. The right to defend oneself in our current era must be expanded to preserve the safety, property, and livelihood of Georgians.

Finance

Spending Restraint

19. Public Posting: We support all government entities compiling and publicly posting their current debt, future obligations, financial statements, check registers, and all government contracts on their official websites.
 - a. Compiled information shall be presented in a table with the principal, estimated interest, and estimated combined principal, interest required for full payment of the

proposed bonds, the principal, estimated interest, estimated combined principal, and interest required for full payment of all outstanding bonds, as of the date the political subdivision adopted the debt obligation order.

- b. Voter approval is for a maximum spend, not a blank check for all projects on a list. An approved bond amount will include principal, interest, and a contingency amount for overruns.

20. Repeal Taxes: We support abolishing the following:

- a. Estate tax (commonly known as the Death Tax.)
- b. Business franchise taxes.
- c. Taxes on phone and internet services.
- d. Affordable Care Act Home Sales Tax.

21. Federal Taxes: We support the elimination of all federal income taxes and direct taxes and replace them with a revenue tariff and if necessary a National Sales Tax known as the “Fair Tax”. Until such time, we support the repeal of the Required Minimum Distribution from qualified retirement accounts and institutions.

Opposition to Market-Distorting Tax and Fiscal Subsidies

22. Eliminate Federal Activity: We call upon the Federal Government to stop the following:

- a. Community Reinvestment Act.
- b. Funding for the Corporation for Public Broadcasting.
- c. Ownership of or insurance related to Federal National Mortgage Association (Fannie Mae), Federal Home Loan Mortgage Corporation (Freddie Mac), and SLM Corporation (Sallie Mae).
- d. College and university loan forgiveness. Failure of loan repayment shall fall to the colleges and universities or their respective endowment fund(s).

Transparency and Oversight

23. End the Fed: We support abolishing the Federal Reserve. Until that is accomplished, we support additional accountability and transparency for the Federal Reserve System, including regular independent performance audits.

Education

Governance

- 24. Abolish Department of Education: The federal Department of Education should be abolished because education is not an enumerated power of the federal government. We believe, therefore, the transfer of any of its functions to any other federal agency should be prohibited.
- 25. Elected State Board of Education: We believe that the SBOE should continue to be an elected body consisting of one member from each congressional district.

Health and Human Services

Government-funded Health Programs

- 26. Oversight of Disability Claims: We call for stronger and more stringent reviews of disability claims to ensure that assistance is provided only to those truly in need.
- 27. Medicaid Reform: Until we establish the Georgia HSA in order to eliminate reliance on federal Medicaid, we support Medicaid block grants to the states and returning Medicaid to its original purpose to be a temporary assistance program for US citizens. We oppose any

further expansion of Medicaid and stand in opposition to Medicaid for non-citizens. Medicaid funds shall only be used for genuine biological medical ailments. Medicaid 1115 Waiver allocations must not be used to pay for the chemical sterilization of teenage girls or to cause abortions, and the funds must be redirected to genuine biological medical needs that will truly improve the lives of young women and authentically contribute to good preconception care, good birth outcomes, and good maternal health in Georgia.

28. Medicare Reform: Medicare should be provided only for United States citizens and legal residents and there should be a non-penalized opt-out for those who are self-insured or have health insurance through their employers and continue to work.
29. Patient Protection and Affordable Care Act (“Obamacare”): We demand the immediate repeal of the Patient Protection and Affordable Care Act, which we believe to be unconstitutional.

Homosexuality and Sexual Issues

30. Homosexuality: We believe there should be no granting of special legal entitlements or creation of special status for homosexual behavior, regardless of state of origin, and we oppose any criminal or civil penalties against those who oppose homosexuality out of faith, conviction, or belief in traditional values. No one should be granted special legal status based on their LGBTQ+ identification.
31. Sexual Identity: We oppose all efforts to validate transsexual identity. We believe sexual modification and any form of sex affirming care for minors does not constitute medical care and is, in fact, child abuse. Any agency, individual, or other entity promoting, performing, or facilitating sex-transitioning or sex-modification of a minor child shall be criminally prosecuted for child abuse and exposed to civil actions, enjoying no immunity regardless of profession, relation, or standing. Further, there shall be no attempt to engage in so-called “gender affirming” medical or mental health intervention for persons between the ages of 18 and 26, including:
 - a. Intervening in any way to prevent natural progression of puberty.
 - b. Administering or providing opposite sex hormones.
 - c. Performing any surgery on healthy body parts of that person.
 - d. Assigning name and/or pronoun changes.
32. No Taxpayer Funding for Sex Change: We oppose the use of taxpayer funds for any type of medical treatments or interventions intended to alter sex characteristics. This includes but is not limited to military personnel and inmates in federal, state, or local prisons or jails. No federal, state, insurance, or probate monies may be allocated for the use of such treatment.
33. Counseling Methods: Therapists, psychologists, and counselors practicing in the State of Georgia shall not be forbidden or penalized by any licensing board for practicing authentic reparative therapy or other counseling methods when counseling clients of any age with identity disorder or unwanted same sex attraction.

Substance Abuse and Addiction

34. Addiction: We oppose legalization and decriminalization of illicit natural or synthetic drugs, and we support the exercise of a zero-tolerance policy with maximum penalty for manufacturers and distributors of illegal drugs or their precursors. We also oppose any needle exchange programs or supervised drug consumption sites. Faith-based rehabilitation programs shall be considered a part of an overall rehabilitation program.
35. Opioid Epidemic: In light of the devastating impact of the opioid epidemic on American families and communities, we call for aggressive federal and state-level prosecution of pharmaceutical companies and medical professionals who recklessly overprescribe or unlawfully distribute opioid medications. We support efforts to eliminate the illegal importation of synthetic opioids such as fentanyl, and we call for enhanced border security and international cooperation to stop their flow

at the source.

36. Cannabis Classification: The State of Georgia shall retain cannabis as a Schedule I drug.

Life-Affirming Health Care Concepts

37. Pornography Crisis: The State of Georgia shall recognize that pornography and pedophilia are public health hazards. We call on legislators to:
- Expand protective measures to block incidental or unwanted exposure to inappropriate pornographic material by viewers or users. Violators shall be subject to civil and/or criminal penalties.
 - Pass a complete ban on production and public display of pornography within the state. We support restricting the access by minors to internet websites and social media platforms that contain or promote any sexually explicit material. We oppose website regulations that specify fractional judgments regarding content.
 - Prohibit the possession, sale, and distribution of “child-like sex dolls,” which are obscene anatomically correct dolls, mannequins, or robots that are used for sexual stimulation or gratification and that have the features of or have features that resemble those of minors.
 - Prohibit the advertising, promotion, distribution, and sale of obscene devices to minors or displayed within minor’s reach.
38. Conscience Clause: All persons and legal entities have the right of conscience and shall be protected under Georgia law if they conscientiously object to participate in practices that conflict with their moral or religious beliefs. This includes, but is not limited to, abortion, the prescription for and dispensing of drugs with abortifacient potential, human cloning, embryonic stem cell research, eugenic screenings, genetic engineering, euthanasia, assisted suicide, harmful futile procedures, vaccines, and withdrawal of nutrition and hydration. We call on the Georgia General Assembly to enact additional conscience protections for all healthcare professionals, including medical students, that are all-encompassing, enforceable at the state level, and protect against adverse action and retaliation taken against an individual.
39. Fetal Tissue Harvesting and Stem Cell Research: We support legislation prohibiting and criminalizing the harvesting, sale, and experimentation, or commercial use of human fetal tissue, including those intended for use in vaccines, which requires or is dependent upon the destruction of human life. We encourage adult stem cell research using cells from umbilical cords, adults, and any other means that does not kill human embryos. We also support elimination of public funding for embryonic stem cell research, research on fetal tissue, or human cloning. All products that use embryonic and fetal tissue in their production shall be labeled in the State of Georgia to inform consumers, promote alternatives, and affirm the value of human life.
40. Support for the Sanctity of Life: The Republican Party of Georgia supports programs that provide assistance to pregnant women and promote the sanctity of life.
41. Preventing Any Death by Abortion: We support legislation such as the Preborn Non-Discrimination Act (pre-NDA) to close existing discriminatory loopholes that fail to protect preborn children suspected of having “fetal anomalies” or disabilities, and we support legislation to enact anti-discriminatory language to apply additional protections to preborn children at risk of being aborted because of their sex, race, disability, or age of gestation. Such legislation should provide families with information about life-affirming social and medical services available to them in Georgia, such as perinatal palliative care. We support protecting preborn children and their mothers by stopping abortion pill distributors from sending and trafficking these lethal and illegal drugs into Georgia and holding those accountable who break state Pro-Life laws by selling and trafficking illegal

abortion pills.

42. Planned Parenthood: We support completely eliminating public funding for, or contracts with, Planned Parenthood, other abortion providers, or any of their affiliates. We oppose their digital or physical presence in our schools and other public institutions, and the expansion of their facilities in our neighborhoods. We call for a state law prohibiting governmental contracts with abortion providers and their affiliates. We further call for a thorough investigation into the operations of Planned Parenthood, and the prosecution of any individuals or entities found to have violated state or federal laws.
43. Preserving the Dignity of Human Embryos: We support continued efforts to preserve the inherent dignity of human embryos, including the adoption of human embryos and the banning of human embryo trafficking. We oppose the use of in vitro fertilization (IVF) practices that result in the destruction, discarding, or indefinite freezing of human embryos, and call for ethical reforms that uphold the sanctity of every human life created.
44. Oppose Transplant Travel: We oppose the unethical international trade in human organs, commonly referred to as “Transplant Travel.”

Environmental Health

45. Toxic Exposure: We support the immediate implementation of the Toxic Exposure Research Act of 2016, which will ensure that the federal government will establish a database on all exposed veterans and their families and descendants. The State of Georgia shall prohibit the addition of sodium fluoride or any other chemicals deemed dangerous, carcinogenic, harmful, or poisonous to community water systems.
46. Less Tech for Little Georgians: Any government agency with responsibility for children under ten years of age must limit screen time to thirty minutes for every six-hour span on one-to-one devices and VR headsets. Children ages ten to fourteen must be limited to two hours per day. Medical research studies have shown significant health adverse reactions to EMF emissions and abnormal behavior disorders.
47. Prohibition of Biocultural Food: The Republican Party of Georgia supports the prohibition or the manufacture, sale, or distribution of food products made from cultured animal cells, bioengineered, or mesenchymal cell lines.

Criminal and Civil Justice

Rights and Protections

48. Government Surveillance: We oppose all forms of warrantless government surveillance of United States citizens and businesses.
49. Hate Crimes: We urge the complete repeal of the hate crime laws, since ample laws are currently in effect to punish criminal behavior towards other persons.
50. Marriage Officiation: We believe religious institutions have the freedom to recognize and perform only those marriages that are consistent with their doctrine.
51. Warrant Validity: The filers of search warrants shall be held responsible for the validity of the information used to obtain the warrants.
52. Fraudulent Lien Filings: We support legislation designed to reduce fraud by requiring that the identity of the debtor on all liens be confirmed by at least three methods prior to filing, including but not necessarily limited to state ID, county records, and personal contact.
53. Gain-of-Function Research: We call for the banning of gain-of-function research in Georgia. We support investigations and indictments of those who participate in funding, developing, introducing, or releasing gain-of-function pathogens. We call on a ban of mRNA technology for vaccines in humans, animals, and food. We urge the General Assembly to authorize the

Attorney General and appropriate law enforcement agencies to investigate and prosecute for treason and murder any and all participants who knowingly release biological weapons or vaccines that cause harm.

54. Anti-SLAPP: We support strong anti-SLAPP (Strategic Lawsuit Against Public Participation) laws to protect individuals from frivolous lawsuits intended to silence lawful free speech and petitioning of government. We support legislation to protect the rights of citizens to participate in public life.
55. Anti-Swatting Legislation: We support legislation that criminalizes “swatting”—the deliberate and malicious act of falsely reporting emergencies to provoke an armed police response—as a felony offense with serious penalties.
56. Anti-Doxing Measures: We support laws prohibiting the malicious publication or distribution of private personal information (doxing) with intent to harass, threaten, or endanger others.

Law Enforcement

57. Capital Punishment: Properly applied capital punishment is legitimate and should be reasonably swift, while respecting all due process.
58. Political Policing: We believe that laws should be enforced uniformly, that punishment should meet the crime, and that law enforcement should never be used to target individuals for political purposes. We oppose the targeting of police officers by progressive district attorneys. We support automatic and prompt expunction of law enforcement officials’ records who are found not guilty in a court of law for job-related actions. The district attorney shall provide a letter of denial to prosecute within thirty (30) days.

Family Law

59. Equal Parenting: We support legislation providing for equal and consistent parenting (possession and access) for every child, when both parents, one biological man and one biological woman, are fit, willing, and able, as is in the best interest of the child.
60. Protect Our Children: We support increasing the minimum sentencing for sexual assault on a minor (less than 14 years old) to 25 years and removing the option for parole for such offenders. We further support the death penalty for the rape of a child.

Individual Rights and Freedoms

61. Religious Freedom for Business: We believe that government regulations that coerce business owners and employees to violate their own consciences, beliefs, and principles are in violation of the fundamental rights of medical freedom, right of freedom of association, as well the freedom of religion provisions in the various state constitutions. We further urge the repeal of any laws or policies that would penalize or discriminate against individuals or entities based on their lawful exercise of economic liberty and freedom of association. Furthermore, we oppose the use of affirmative action, quotas, set-asides, or any other form of government-compelled hiring practices that prioritize race, sex, or other immutable characteristics over merit, qualifications, or business discretion.
62. Freedom of Speech and Religious Practice: As America is “one nation under God,” founded on Judeo-Christian principles, we affirm the constitutional right of all individuals to worship as they choose. We strongly believe in Religious Freedom and Freedom of Speech. Therefore, we demand:
 - a. The repeal of the Johnson Amendment, which assaults the free speech of pastors and religious organizations.
 - b. Protection of the 1st Amendment rights of any citizen to practice their religion and exercise their right to free speech in the public square, as well as in religious

organization affiliations.

- c. Georgia judges and legislators uphold and defend our God-given unalienable rights of religious liberty and freedom of speech to protect against the intimidation and prevention of Christians and other people of faith from exercising these rights.
- d. Acknowledgment that the Church is a God-ordained institution with a sphere of authority separate from that of civil government, and thus the Church is not to be regulated, controlled, or taxed by any level of civil government. Nor shall services or other church functions ever again be shut down or suspended by overreaching civil authorities under any pretext whatsoever.
- e. Georgia Legislation adopt language to oppose abuse of emergency powers to seize or block bank accounts or to criminalize political speech as a result of protected speech under the 1st Amendment.

63. Sexual Identity and Government Policy: We support legislation in the State of Georgia that ensures:

- a. That all public and private restrooms, changing facilities, showers, etc., be segregated based on biological sex.
- b. Opposition to any attempt to criminalize or penalize anyone for the wrong use of pronouns.
- c. All government agencies guarantee that views and positions on these matters are not used as a basis to deny access to public accommodations, as defined by the Civil Rights Act of 1964, nor to deny employment, or discriminate in employment decisions, solely on the basis of a person's views on these matters.
- d. Mandating adherence to sex identification on all official documents that is in alignment with biological sex. Male is defined as the sex having the capacity to produce small gametes; female is defined as having the capacity to produce large gametes.

Family Issues

64. Human Sexuality: We affirm God's biblical design for marriage and family between one biological man and one biological woman, which has proven to be the foundation for all great nations in Western Civilization. We oppose homosexual "marriage", regardless of state of origin. We urge the Georgia General Assembly to protect religious liberty protections for individuals, businesses, and government officials who believe marriage is between one man and one woman. We oppose the granting of special legal entitlements or creation of special status for sexual behavior or identity, regardless of state of origin. We oppose any criminal or civil penalties against those who oppose non-traditional sexual behavior out of faith, conviction, or belief in traditional values.

65. Protect Minors: A law shall be enacted to protect the rights of the minors to include;

- a. Prohibiting social transitioning or other treatments.
- b. Protecting against predatory sexual behaviors including, but not limited to, public "Drag Queen Story Hour" sessions.
- c. Prohibiting the desensitization of children to sexual topics by inappropriately exposing them to, or normalizing of, sexual behavior.
- d. Requiring the disclosure of the above offenses to parents or guardians.

66. Definition of Marriage and Family: We support the definition of marriage as a God-ordained, legal, and moral covenant only between one biological man and one biological woman. Further, we support a traditional definition of family with only one biological man in the role of father and one biological woman in the role of mother. We are opposed to same-sex parenting, intentionally subjecting a child to the loss of their biological father or mother, and other non-traditional definitions of family.

67. State Authority Over Marriage: We support withholding jurisdiction from the federal courts and nullifying federal Executive Branch rules, orders, regulations, or licensing requirements in cases involving family law, and especially any changes in the definition of marriage.
68. Nullify Unconstitutional Ruling: We believe the *Obergefell v. Hodges* decision, overturning the Georgia law and constitutional amendment prohibiting same-sex “marriage” in Georgia, has no basis in the Constitution and should be nullified.
69. Spousal Benefits: We shall not recognize or grant to any unmarried person the legal rights or status of a spouse, including granting benefits by political subdivisions.
70. Department of the Children and Family Service: We support a federal cabinet-level Office/Department of Children and Family Services (CFS), modeled on DOGE, to track statistics regarding abortion, birth rates, divorce, childhood obesity, pornographic use by minors, child sexual abuse, etc.
71. Expand the Child Tax Credit: We favor the expansion of the annual child tax credit to at least \$5,000 with an additional Homemaker Credit of at least \$5,000 per child for families where one parent is the primary “stay at home” caregiver for the children. These credit expansions shall be limited to married U.S. Citizens with at least one spouse employed and may be used to ZERO out federal taxes the family owes and also for mortgage payments on a primary residence.
72. Family Day: Create a new federal holiday called “Family Day” modeled on Labor Day along with awards for exemplary fathers, mothers, grandparents, etc that would be presented by the President and the First Lady of the United States.
73. Pro-Family PSA: Government promotion and advertising of the benefits of marriage, children, and families and warning of the dangers of abortion, divorce, out-of-wedlock births, and single parenting.
74. Affordable Homes for Families: Families with three or more children would qualify for a government-backed low-interest loan (modeled on the SBA) towards the purchase of a home.

Pro-Life Issues

75. Pro-Life: Abortion is not healthcare, it is homicide. Until the abolition of abortion is achieved, we support laws that restrict and regulate abortion, including but not limited to:
 - a. Parental and informed consent, including the elimination of judicial bypass.
 - b. Prohibition of licensing, liability, and malpractice insurance for abortionists and abortion facilities.
 - c. Prohibition of financial kickbacks for abortion referrals.
 - d. Prohibition of late-term abortions.
 - e. Prohibition of abortions after the time an unborn child’s heartbeat is detected.
 - f. Prohibition of the manufacturing, importation, sale, dispensing and use of abortifacients. The state may enforce criminal penalties, while private individuals may enforce civil penalties against companies and suppliers of online sales and delivery of any form of abortifacients.
 - g. Elimination of causes of action for “wrongful birth.”
 - h. Health insurance coverage for abortion services and abortifacients, which under Georgia law shall be considered supplemental coverage and billed to the beneficiary.
 - i. Criminal penalties be attached to any entity convicted of selling body parts of aborted children or, excluding the mother, of conducting an illegal abortion.
 - j. Extending the private cause of action used in the Georgia Heartbeat Act to all pro-life laws and policies in Georgia.
 - k. A Legislative study on the effects of abortion numbers post-Roe, and to discuss a better solution than the current failing legislation in effect.
 - l. Supporting the right of Georgia municipalities to protect mothers and their preborn

children in their communities by passing enforceable city ordinances that further ban abortions within their city limits, closing loopholes in state abortion laws.

76. Inviolability of Life and Fundamental Right to Life: All innocent human life must be respected and safeguarded from fertilization to natural death. Therefore, the unborn, the aged, and the physically or mentally challenged have a fundamental individual right to life which cannot be infringed. We respect the uniqueness of human life and oppose practices that corrupt human DNA, mix human and animal DNA, or other transhumanist initiatives that do not respect the sanctity and uniqueness of human life. All humans are endowed by their Creator with sovereign rights of ownership of their person and DNA, regardless of any DNA modification, and claims to the contrary are invalid.

Government and Election Integrity

Government Operations

77. Federal Land Disposition: All Federal lands shall be turned over to their respective states, except for land specifically authorized in the Constitution (military bases, federal buildings, post offices).
78. Unelected Bureaucrats: We oppose the appointment of unelected bureaucrats and we support defunding and abolishing the following departments or agencies:
- a. Alcohol, Tobacco, Firearms and Explosives (ATF)
 - b. Centers for Disease Control (CDC)
 - c. Federal Deposit Insurance Corporation (FDIC) Education
 - d. Interior (specifically, the Bureau of Land Management)
 - e. National Food and Drug Administration (FDA)
 - f. Department of Commerce
 - g. Department of Housing and Urban Development (HUD)
 - h. Department of Health and Human Services (HHS)
 - i. Department of Energy
 - j. Occupational Safety and Health Administration (OSHA) Labor
 - k. The Environmental Protection Agency (EPA)
 - l. Labor Relations Board
 - m. Transportation Security Administration (TSA)
 - n. The Internal Revenue Service (IRS) and any other federal agency or department that is not authorized by the Constitution. In the interim, executive decisions by departments or agencies must be reviewed and approved by Congress before taking effect.

Elections

79. Voting Rights: We support equal suffrage for all United States citizens of voting age. We oppose any identification of citizens by race, race, origin, creed, sexuality, or lifestyle choices, and oppose use of any such identification for purposes of creating voting districts. We urge that the Help America Vote Act (HAVA), the Voting Rights Act of 1965, codified and updated in 1973, be repealed and not reauthorized.
80. Redistricting: We support drawing districts based on eligible voters, not pure population. We believe districts should be geographically compact when possible. We oppose any redistricting map that is unfair to conservative candidates in the Primary or the General Election.

National Defense and Foreign Affairs

Veterans Affairs

81. Preservation of Military Honor and Integrity: We believe that the honor and integrity of our active duty and military veterans must be protected. False accusations of Stolen Valor are harmful and unjust, damaging the reputations of those who have honorably served our country. To deter such malicious actions, we propose that making false accusations of Stolen Valor be classified as a criminal offense, with penalties equivalent to those for defamation. These changes will uphold the respect and dignity our military personnel and veterans deserve, ensuring that their sacrifices are honored and safeguarded.
82. Support of Our Armed Forces: The men and women who wear our country's uniform, whether on active duty or in the Reserves, National Guard, or State Defense Force, are the most important assets in our military arsenal. All current and prior military personnel and their families must have the benefits, healthcare, housing, education, and overall support they need. Injured military personnel deserve the best medical, mental health, and rehabilitative care our country has to offer. Department of Veterans Affairs monetary benefits shall match the present national price index value in all programs. We support giving veterans true choice in healthcare by granting veterans insurance to see the doctors of their choosing, eliminating wait time deaths, suicides, misdiagnoses, and overall negligent healthcare.
83. Military Readiness: We support a military force of sufficient strength and readiness to deter any threat to our national sovereignty or to the safety and freedom of our citizens. We oppose perverted sexual theory; diversity, equity, and inclusion (DEI) training and re-education; other social engineering topics; and the permitting of so-called "transsexual" persons to serve in the military – elements that are poisoning our nation's military effectiveness. We oppose expanding the Selective Service to include women, as well as the lowering of standards for combat roles.
84. Cybersecurity: As foreign and domestic threats to cybersecurity evolve, the State of Georgia must upgrade systems and system security, including conducting regular audits to identify and address vulnerabilities to meet these threats and share threat intelligence data among levels of government. The integrity of our state and local systems and infrastructure must be maintained.
85. Keeping America Safe: We recognize that many of the threats our nation faces are not from foreign nation states, but militant organizations like the Latin American-based drug cartels which engage in cyberattacks, drug smuggling, human trafficking, and other illegal activities that endanger our nation, our military, and our citizens. We support aggressive military and law enforcement actions to combat these organizations anywhere they pose a physical threat to American citizens.

Border Security and Immigration

86. Eliminate Illegal Immigration Magnets: The State of Georgia should impose a 100% surcharge on remittances from an illegal alien to a recipient in a foreign nation. The state shall refuse to grant a birth certificate to any child born to illegal alien parents on Georgia soil, shall require proof of legal residency for obtaining a Georgia driver's license or for enrolling in government school, and shall require proof of citizenship for obtaining voter registration and public benefits. Georgia shall require all employers to screen new hires through the free E-Verify system to prevent the hiring of illegal aliens and of anyone not legally authorized to work in the United States, and to protect jobs for American workers. No tax dollars shall be provided for social or educational programs for illegal aliens. All existing laws providing for in-state tuition and non-emergency medical care shall be rescinded. All unverifiable foreign-issued identification cards shall be legally invalid in the United States. In addition, the State of Georgia should ban the sale of land to illegal aliens and pursue litigation against developers who induce illegal

immigration into Georgia through marketing.

87. Combating Illegal Immigration: We recognize illegal immigration as the greatest threat to American security, sovereignty, and culture. To combat the invasion at our border, we demand that both the federal government and the State of Georgia enforce laws to their fullest extent, implement an entry/exit tracking system for all visa holders and biometric tracking of all inadmissible aliens, end Catch and Release by requiring the federal government to keep all suspected illegal aliens in custody pending final determination of immigration status, and devote all available resources to deportations.
88. Putting American Citizens First in Immigration Policy: Our federal immigration system should be reformed to serve the interests of American citizens first. If America is to survive, then we must maintain our common American identity, culture, and respect for the rule of law. We have learned from history that lawless and balkanized societies become fractured. South Africa, Yugoslavia, Syria, and Iraq are all examples of such societies. Accordingly, we support:
- a. The implementation of a merit-based system that ensures the total number of new immigrants is limited to a level that facilitates assimilation.
 - b. A net migration moratorium should be enacted for at least five years.
 - c. Repeal of the H1-B visa program.
 - d. Repeal the Hart-Cellar Act.
 - e. Adoption of a National Origins Quota System to ensure that immigration cannot be used to shift our nation's historic demography.
 - f. Ending the Diversity Visa Lottery.
 - g. Green Card Points System - Extra points to those applying for permanent residency in the U.S. will include;
 - i. Have a spouse or immediate family member who is a U.S. citizen.
 - ii. Rare or high-skilled profession.
 - iii. Speaks basic English
 - iv. No involvement in criminal activity.
 - h. Repeal Birthright Citizenship and Dual Citizenship
 - i. Mandatory Biometric Screening for visa applicants and require visa applicants to post a bond to ensure they will leave the country when their visa expires.
 - j. Preventing chain migration in the interest of protecting American jobs, technology, and national security.
 - k. We support additional court resources to expedite the final determination of status and deportation for both violent and non-violent illegal aliens and visa overstay.
 - l. We call on Congress to end the Refugee Resettlement program and enter into Third Safe Country agreements for the purpose of lowering the number of asylees coming to the United States from around the globe.
89. Aid to Illegal Aliens: We call for the prohibition of federal or state funding to any entity or organization that provides material aid or benefit to illegal aliens, and to revoke tax-exempt status and/or business licenses of any entity or organization found to have done so.
90. Encourage Voluntary Repatriation: We support offering a travel voucher to any illegal alien who voluntarily requests to be repatriated. The illegal alien would sign a confession of wrongdoing with the understanding that any attempt to reenter the U.S. illegally would result in an automatic seven-year prison sentence in an El Salvador/Gitmo-like facility without parole. In addition, we support an offer of a one-time grant to any legal immigrant who wishes to repatriate to their home country.

Foreign Affairs

91. Defeating the Globalist Agenda: We recognize that we are living in a time of geopolitical

upheaval and unprecedented complexity of threats to our liberties, constitutional governance, and national sovereignty. These threats emanate from “globalist” agents both within and outside our borders. The United States is a sovereign nation founded on the principles of freedom. We reject any assertion of authority over our nation or its citizens from foreign individuals or entities, such as the World Economic Forum, the World Health Organization, and the United Nations. We stand firmly against the concept of a One World Government or The Great Reset.

92. Dependency on Foreign Nations: We call upon the United States to re-examine our trading relationships based on America’s economic and foreign policy interests in order to eliminate dependency on adversarial nations, such as China, for critical medical, technological, energy, and other vital resources. Critical infrastructure such as internet, cabling, electrical, power, and water facilities shall not be owned by companies with ownership in adversarial nations.
93. Western Pacific: We call upon the United States to move towards diplomatic recognition of Taiwan as an independent nation and renew our commitment to defend our security and vital economic interests in the Western Pacific region in the face of China’s military provocations, which threaten its neighbors and critical maritime trade routes. We call upon the United States to continue an effective containment strategy of North Korea. We hold that Taiwan, Japan, Australia, New Zealand, the Philippines, and South Korea are critical economic and strategic partners with the United States.
94. Europe: We value our historic and strategic alliance with our European partners. It is critical that European nations take increased responsibility for their individual and collective self-defense by fulfilling their financial and military obligations to the NATO Treaty, thereby ensuring the sustainability and effectiveness of the alliance. We call on the United States to reevaluate its role and participation in NATO, ensuring that our commitments are aligned with national interests and the fair distribution of defense responsibilities. If those countries do not promptly implement such changes, we call on the United States to create new alliances with like-minded, willing, and capable nations to replace NATO. Furthermore, we urge the United States to cease all military engagements, across all domains of warfare, in the Ukraine-Russia conflict and on the periphery of the Russian Federation’s borders, advocating instead for diplomatic solutions and national sovereignty.
95. Middle East, North Africa, and India: We recognize the critical importance of securing vital trade routes, including those in the Persian Gulf and Red Sea, for maintaining global supply chains and ensuring global security. We commend the implementation of the Abraham Accords and advocate for continued normalization of relations between Israel and Arab states, which is essential for regional stability and peace. We also emphasize the need for successful deterrence against hostile actions by Iran and its proxies to prevent further escalations in the region. We oppose the relocation of Gazans to the United States. We also acknowledge the strategic partnership with India as a key ally in the region, enhancing our collective security and economic interests.
96. Israel. We strongly condemn the violence, harassment, and hatred directed toward Jews and Israel worldwide. We respect Israel’s rights of sovereignty, self-determination, and self-defense, and therefore we support:
 - a. The relocation of the United States Embassy in Israel to Jerusalem, Israel’s eternal and indivisible capitol.
 - b. Israel’s sovereignty over the Golan Heights.
 - c. Israel’s right to exist, right to secure borders, and right to the land secured by practicing self-defense from aggressive enemies.
 - d. Prohibition of a Palestinian state within the historical borders of Israel, as it would jeopardize Israel’s security, and it would force Israel to give up land that God gave to the Jewish people, as referenced in Genesis.
 - e. Israel’s maintaining a qualitative military edge over any and all adversaries through

- continued support militarily, financially, and technologically.
- f. Prohibition of the anti-Jewish Boycott, Divestment, and Sanctions (BDS) movement as a form of warfare being waged upon Israel, on all levels, including and especially on college campuses, at the United Nations, and by anti-Western nongovernmental organizations.
 - g. Israel's right to recover their hostages, protect their citizens, and defend their borders.
 - h. Opposition to any two-state solutions (Land for Peace).
97. **Foreign Defense:** We oppose any offensive foreign military action or any other involvement in a war that has not been declared by the United States Congress. Congress shall not abdicate war powers to the executive branch except when under imminent threat, and these powers are not to be used in a preemptive strike unless approved by Congress. The Georgia National Guard should only be deployed to overseas combat zones under the authorization of Congress through a declaration of war.
98. **United Nations:** The United Nations is a detriment to the sovereignty of the United States and other countries. We support the immediate withdrawal from the current United Nations and the removal of the United Nations from United States soil. We oppose participation in any United Nations entity, program, or initiative that would compromise American sovereignty to an external entity.
99. **Unidentified Aerial Phenomena:** We call on the United States Congress and the Executive Branch to uphold the principles of transparency and accountability by disclosing to the American people all pertinent information and knowledge held by United States government agencies and departments regarding the nature and origins of non-American Unidentified Aerial Phenomena (UAP). In line with the National Defense Authorization Act (NDAA) and existing protocols within the Department of Defense, it is imperative that any classified information relevant to UAPs be reviewed for declassification and public release, ensuring full transparency on these matters. These disclosures are essential for public trust, national security, and the integrity of our government institutions.

2026 State Legislative Initiatives

We celebrate the passage of several of our legislative priorities in 2025, on election integrity. We are very happy to report that our Election Confidence Task Force successfully pushed for appropriations for the State Election Board, enabling them to become more independent and help to better enforce our election laws in the State. The additional funding can be used for them to have independent legal counsel and more investigators to help clear the backlog of State Election Board complaints and help investigate violations of Georgia's election laws.

1. Election Integrity

Fair Elections Procedures: We support the right of every eligible voter to cast a ballot. We believe every lawful ballot should be counted, every unlawful ballot rejected, and the counting done in the open. We endorse the recommendations of the Election Confidence Task Force and support:

- Exploration of open source voting systems as opposed to the current closed source system which is not transparent and cannot be independently audited.
- Use of paper, currency grade; enumerated; and hand-marked ballots.
- Full public transparency of elections including all ballots, election processes, electronic files, and identification of workers making updates.

- Intentional hand count of paper ballots at voting precincts to validate the accuracy of machine tabulation.
- Repeal of any law that obstructs counties from opting out of using Dominion machines or limits full transparency and reconciliation of election results.
- Right of county election boards to conduct public audits.
- Limitation on early voting with the goal of returning to a single Election Day in keeping with both the spirit and letter of the United States Constitution.
- Printing of ballots in English, the official language of the State of Georgia, and the common language of the United States of America.
- Increased security for mail-in ballots, including the requirement that a lawful excuse be given (end of “no excuse” absentee balloting).
- Standing of citizens to file civil lawsuits for election fraud, ballot inspection, or failure of state officials to follow the Georgia Election Code.

Voter Registration: We support restoring integrity to the voter registration rolls and reducing voter fraud by:

- Reforming motor voter laws to offer driver’s license applicants who are eligible to vote, the opportunity to register (“opt-in”) to vote, as opposed to the current system which automatically registers every applicant whether or not eligible.
- Reforming motor voter laws to require state-issued photo identification, proof of residency, and proof of citizenship along with the voter registration application.
- Retaining the 30-day registration deadline.
- Allowing registered voters to declare their affiliation with a political party or body (“party registration”).

Nominations: We support the right of political parties to choose the method of nominating their candidates, such as caucuses, conventions, primaries, or a hybrid of the three. We believe that participation in caucuses, conventions, and primaries should be limited to registered voters who have declared their affiliation with the party holding the caucus, convention, or primary.

Ranked Choice Voting: We oppose the use of “Ranked Choice Voting” in Georgia and will advocate to prevent the introduction of Ranked Choice Voting throughout Georgia.

Require Referendum on Annexations: We call upon the General Assembly to pass legislation requiring that for any municipality wishing to enact an annexation, in addition to any existing requirements including petitions and signature requirements, there must an election wherein those registered voters who are homesteaded homeowners residing on the land lots to be annexed are the only people eligible to vote and a 3/4 (75%) majority shall be required for passage of the referendum.

2. Immigration and Border Security

State Immigration Law Enforcement: We call upon the General Assembly to take action to secure our economy and communities by:

- Protecting American workers by enforcing the existing requirement on employers (“E-Verify”) to screen new hires to prevent the hiring of illegal aliens or anyone not legally authorized to work in the United States.
- Denying state funds to any public or private entity, including but not limited to sanctuary cities that are not in compliance with immigration laws.
- Adopting a law similar to Texas’s SB4 to allow local law enforcement to arrest, and detain all illegal aliens found in our state, including all airports in Georgia.

Eliminate Illegal Immigration Magnets: We call upon the General Assembly to take steps to eliminate “magnets” to illegal immigration by:

- Requiring proof of legal residency for obtaining a Georgia driver's license.
- Requiring proof of citizenship to register to vote.
- Requiring proof of citizenship to obtain public benefits, except first response and emergency medical care.
- Continuing to limit in-state tuition to lawful residents.

Border Security: We believe the crisis at the southern border is such that the security of the United States is compromised. We call upon the General Assembly to invoke Article 1, Section 10, Clause 3 of the United States Constitution, also known as the “state self-defense clause,” and to actively cooperate with the United States and the sovereign states along the Southern border in securing the border. We call for the Georgia National Guard, Georgia National Air Guard, and Georgia State Defense Force to be equipped with the necessary tools and authority to serve and protect the citizens of Georgia.

National Security: We call on the Georgia General Assembly to restrict, to the maximum extent possible, ownership of or acquiring interests in land or digital assets by agents of China, Brazil, Russia, Iran, Cuba, and other foreign adversaries.

3. Education

School Choice: We believe in the rights of parents to choose the best quality education for their children. We support parental choice to create competition among the schools and methods of education.

Parental Rights in Education: Parents are the primary educators and disciplinarians of their children, to which all other entities are inferior. We declare that parents or legal guardians are the final authority in deciding what is best for their children and must receive full disclosure and give written permission before any healthcare services, outside referrals, or sexual content or materials are distributed to their children or dependents. We support parents being notified of all options, including the availability of a religious exemption, for any medical product or service that is required as a condition of school enrollment or attendance.

Enforcement of Parental Rights: Parents need more effective mechanisms to enforce their rights in education. We support the creation of impartial ombudsmen in both general education and special education. We call on the General Assembly to establish laws to allow for appeals beyond the school district when parents file grievances to protect their rights as well as a process to administer penalties to districts and their personnel who violate those rights. Enforcements must include criminal, civil, and other

enforcement measures while giving the state and private citizens a right to sue outside of the local grievance process with expedited enforcement. We call for the development of a Parent's Right to Know and Consent booklet that contains pertinent state and federal law. The federal Pupil Protection Rights Amendment and the Children's Internet Protection Act shall be codified in Georgia law so that additional state protections for students are included.

Parental Involvement in Education: We call upon all Republican families to get more involved in local government school decision-making to reform government schools to a more constitutional republic oriented curriculum that is pro-American, pro-family. We shall support all families' decisions to remove their children from government schools if they so choose. Furthermore, we resolve that every government school should have a local governance board composed of no less than two parents, two community members, and two teachers.

Patriotic Curriculum: We urge the Georgia Board of Education and the State School Superintendent and the Georgia General Assembly to put into place a curriculum for our government schools that promotes Americanism and American exceptionalism.

Sexual Identity in Schools: The official position of Georgia schools shall be that there are only two sexes, biological males and biological females. We oppose "transsexual" normalizing curriculum and pronoun use. We hold that biological men shall compete only against other biological men and biological women shall compete only against other biological women in athletics in the government school system of Georgia and at the collegiate level.

Social Emotional Learning (SEL): We support the right of parents to view SEL curricula and programs and support parents' rights to opt their children out of such materials, including all collection of personal data on their children.

Sex Ed: We endorse an opt-in, sex education curriculum that utilizes sexual risk avoidance programs and promotes abstinence to prevent unintended pregnancy and sexually transmitted diseases and call upon rejection of the so-called "comprehensive sex education curriculum" which teaches less effective methods.

CRT and DEI: We oppose the racist ideology of Critical Race Theory and call upon the Georgia General Assembly to enact legislation that prohibits government schools from accepting any funding that requires the adoption of these concepts by our state, schools, or classrooms and instructing students, teachers and/or board members in critical theories, including, but not limited to, the 1619 Project, DIE (Diversity, Inclusion, Equity), critical sex, race essentialism, collective guilt, action civics, and state-sanctioned racism.

Fiscal Accountability for Public Universities: All public funds should be subject to oversight by elected representatives. Therefore, we call upon the General Assembly to enact legislation to mandate fiscal accountability by The Board of Regents of the University System of Georgia (USG) and to maintain vigilant oversight of the USG.

College Tuition and Student Loan Reform: College costs are out of control, and reform is urgently required, including the following:

- We call for reasonable limits on public university tuition and student loan borrowing commensurate with fiscal responsibility and current earnings in the student's field of education.
- We oppose mass cancellation of student loan obligations, which unfairly burdens taxpayers who did not attend college, but support tax credits and interest rate reductions to ease the burden on students deeply in debt.
- We support requiring universities to share the risk of guaranteeing student loans, and universities with multi-billion dollar endowments should guarantee their student loans.
- We oppose in-state tuition and financial aid for illegal aliens.
- We oppose Robin Hood schemes that raise tuition for some students to give free tuition to others.
- We call for the end of federally subsidized student loans.

Harmful Content: We call upon the General Assembly to pass legislation that requires Georgia schools and libraries to filter harmful content, such as pornography, for minors. Operators of adult sex entertainment businesses and venues and adult entertainment of any kind, including Drag Queen Story Hour, shall not be part of educational programming in government schools, libraries, or any other taxpayer-funded program for children. We support the passage of laws, similar to those passed in Florida, that prohibit instruction in sexual orientation and sexual identity ideology in government schools, and we call on the state of Georgia to completely disassociate with the American Library Association.

Historic Monuments/Memorials/Locations: We call upon the General Assembly to continue to protect and preserve all historic monuments and properties in Georgia. We oppose the removal of any monuments, memorials, or the names of streets and governmental institutions that are named after and that honor veterans of any conflict, or our Founding Fathers. We oppose any attempt to deface/destroy the engraving on Stone Mountain.

4. Economic Policy

State Income Tax: We support the phase-out of our state income tax in Georgia and adopt a "FAIR Tax" Model tax collection system, and repeal the current tax code accordingly.

Repeal the Property Tax: We support abolishing property taxes in Georgia, with immediate emphasis on primary residence exemptions and phase out this tax and that Georgia should adopt fair revenue alternatives to fund vital public services without overburdening citizens or jeopardizing their property rights.

DeBanking: We support the right of citizens to defend themselves against the actions of financial institutions that threaten our constitutional rights, including, political speech, religious thought and freedom of association.

Limitation on Authority of Globalist Organizations: The United States is a sovereign nation founded on the principles of freedom. We reject any assertion of authority over our nation or its citizens from foreign individuals or entities, such as the World Economic Forum, World Health Organization, and the United Nations. State funds shall be prohibited from being used to enable participation with, or show support of any of the above organizations or similar activities.

Opposition to the Great Reset: Georgia should continue to pass legislation needed to protect the citizens of Georgia from corporate violation of their rights in the Great Reset/Environmental, Social, Governance (ESG) scheme as follows:

- Refuse to do business with corporations that attempt to harm the state with boycotts.
- Consider the expansion or use of existing Georgia antitrust law to prohibit collusion between “woke” corporations to “cancel ” other businesses or drive them out of business.
- Make it illegal for banks and financial institutions operating in Georgia to make lending decisions based on anything other than financial concerns. (Fair Access to Financial Services rule promulgated by President Trump’s Office of the Comptroller of the Currency.)
- Add explicit protections for the natural rights of Georgians to keep, exchange, and store their wealth in the mediums of exchange (including private digital currency, gold and silver coin, bullion, cash, and scrip) of choice to the Georgia Bill of Rights, including the elimination of capital gains tax on precious metals. This will help stop global institutions and the Federal Government from forcing Georgians to use the financial services and currency dictated by them.
- The Georgia General Assembly and the Governor to enact legislation prohibiting the use of CBDC as legal tender in Georgia and to protect the rights of Georgians to use physical cash and other decentralized forms of currency.
- Prohibit investment of state funds in any instrument that uses ESG scores.

Gambling: We oppose any expansion of gambling, including legalized casino gambling. We oppose and call for a veto of any budget that relies on the expansion of legalized gambling as a method of finance.

5. Defending Life, Medical Freedom, and the Family

Equal Protection for the Preborn: We call upon lawmakers to enact legislation to abolish abortion by immediately securing the right to life and equal protection of the laws to all preborn children from the moment of fertilization because abortion violates the United States Constitution by denying such persons equal protection of the law.

Protecting Life in IVF Treatment: We are committed to strengthening the natural family and call for the Georgia General Assembly to ensure children conceived via IVF are not intentionally subjected to motherlessness or fatherlessness.

Gain of Function Research: We call for Congress to pass a ban on federal funding for “gain-of-function” (GOF) research in the United States, or any other foreign countries, that modifies risky pathogens in ways that can make them more harmful to people. We also encourage Congress to make it a felony offense for any GOF research of deadly pathogens conducted in the United States with private funds.

Certificate of Need Laws: We strongly condemn Certificate of Need Laws and call on the Georgia House of Representatives and the Georgia Senate to take immediate action to reverse and ban these laws in the state of Georgia.

Medical Freedom: We call for an addition to the Georgia Bill of Rights that explicitly states that Georgians have the natural, inalienable right to refuse vaccination or other medical treatment. Therefore, the following are expressly forbidden even in an emergency or in a pandemic:

- Any violation of the basic human right to give informed consent in medical matters, including any attempt to mandate, force, or coerce any medical test, procedure, or product - including vaccines or masks - which is a violation of the basic human right of consent.
- Any violation of the right to access medical care by refusing treatment or discriminating against patients based on vaccination status.
- Any violation of patient privacy - including any attempted use of a citizen's perceived health, infection recovery, or vaccination status - as a condition to maintain or obtain medical care, housing or employment or employee benefits, attend school or childcare, or access state services.
- Any violation of parental rights, including any school, public or private, or any health care provider withholding from a parent or legal guardian information that is relevant to the physical or mental health of the minor, to include information related to a minor's perception that his or her sex is inconsistent with his or her biological sex.
- Any involuntary isolation or quarantine of anyone not experiencing an active contagious infection.
- Any withholding of the risks and benefits of a proposed intervention, including quantifiable adverse effects, must be equally communicated and accessible to the patient or to a minor patient's parents or guardian.
- Any prevention of visitation to the ill when risks are acknowledged and mitigated according to patient and visitor choice.

Medical Data Transparency: We demand that the CDC:

- Make the Vaccine Safety Datalink (VSD) data, including data regarding boosters, publicly available.
- Make de-identified Medicare data publicly available.
- Make the National Death Index (NDI) data, including dates and types of all vaccinations and boosters given to the deceased in the last 3 years, publicly available.
- Promptly report to the American public any safety signals that have been triggered in VAERS.

COVID-19 Post-Pandemic Study Committee: We call for a Georgia COVID-19 commission to be established by the General Assembly to address public health questions about school closures, collateral lockdown harms, lack of robust public health data collected, misleading risk communication, downplaying infection-acquired immunity, masks, testing, vaccine efficacy and safety including injury and death, therapeutics, and epidemiological modeling.

Medical Malpractice Related to Sex Identity: We call for legislation and Executive Action by the Governor and the Georgia Composite Medical Board to prohibit any medical practitioner or provider from attempting to alter the natural sex of a minor including, but not limited to surgical alterations, cross-sex hormones, and puberty blockers. Further, the Georgia Medical Composite Board shall label the use of puberty blockers as “medically inappropriate” and “harmful to children”. We also call for any appointed or state personnel to be replaced if they do not implement or attempt to hinder this action. This legislation shall classify that intervention as medical malpractice, the marketing of such intervention as ‘unfair and deceptive’ to consumers, and include a private right of action and criminal penalties for violations.

Protect Georgia Water and Food: We call for the State of Georgia through its various agencies to investigate and report to citizens on any forced or undisclosed introduction of vaccines to Georgia residents, and to prohibit any that is specifically designed to introduce vaccines. We urge the Georgia General Assembly to prohibit the addition of fluoride to all public water systems in the state. We further call for legislation requiring labeling of food to identify country of origins and any products containing plant based or laboratory generated meat.

Prohibiting Geoengineering: We support legislation to prohibit geoengineering activities, defunding related programs, and enforcing penalties for violations.

6. Rule of Law, Criminal Justice, and the Judiciary:

Statewide Grand Jury: We call upon lawmakers to enact legislation to create a statewide Grand Jury system (in cases with statewide or federal impact) similar to the Federal Grand Jury System in Georgia which will allow equal and fair implementation of justice and better representation for all counties in Georgia.

School Zone Cameras: We call on the General Assembly to pass legislation immediately banning the use of school zone speed cameras.

RESOLUTIONS

(Thank you to all the grassroots for your time and diligence submitting these resolutions)

[LINK TO ALL 2025 PASSED RESOLUTIONS](#)

[LINK TO ALL MEMORIAL/COMMENDATIONS](#)

[Add Vaccination Status Protections to the Patients' Bill of Rights](#)

[Adopt a Statewide Grand Jury System](#)

[China land ownership](#)

[Close Georgia Republican Primaries](#)

[Fiscal Accountability of the University System of GA](#)

[GADOE to Promote Americanism in Georgia Schools](#)

[Georgia FAIRtax Resolution](#)

[Keep Nine Amendment](#)

[Opposing the Adoption and Use of CBDC](#)

[Prohibit Fluoride in Georgia Public Water Systems](#)

[Protect Georgians from Debanking](#)

[Raffensperger Maintaining Republican Unity and Branding](#)

[Ranked Choice Voting](#)

[Resolution Calling on Speaker Burns to Honor the Constitution](#)

[Resolution to End Property Tax](#)

[Stopping Puberty Blockers in Minors](#)

[Support of the Geoengineering Prohibition Act of 2025](#)

[Supporting Anti Corruption Act](#)

[Tax Remittances on Illegal Immigrants as a Deterrent.pdf](#)

Call for Governor Brian Kemp to Use all Executive Authority to Stop use of Puberty Blockers in Children with Gender Dysphoria in Georgia

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WHEREAS a 2023 Georgia law protects children with gender dysphoria by banning the use of “hormone replacement” and “sex reassignment” surgeries, but does not ban puberty blockers^{i,ii}; and

WHEREAS these children placed on puberty blockers face substantial harm, do not decrease suicide risk and usually continue with their gender dysphoriaⁱⁱⁱ; and

WHEREAS since 2023 the Georgia General assembly has twice failed to pass legislation banning puberty blockers in these minors^{iv}; and

Whereas President Donald Trump has acted to stop the use of puberty blockers in these children within the scope of his authority^v; and

WHEREAS the Georgia Composite Medical Board and other agencies are empowered to take action to protect children from inappropriate medical care and child abuse and are subject to the authority of Governor Brian Kemp; therefore, be it

RESOLVED that the Georgia Republican Party calls for Georgia Governor Brian Kemp,

- to use every Executive power available to immediately ban the prescription of puberty blockers for use in minors with Gender Dysphoria in Georgia.
- to instruct the Georgia Composite Medical Board to take action to immediately ban the use of puberty blockers in minors with Gender Dysphoria in Georgia as “medically inappropriate” and “harmful to children”.
- To replace any appointed and state personnel who do not implement state action banning the use of puberty blockers in minors with Gender Dysphoria.

BE IT FURTHER RESOLVED that the Georgia Republican Party transmit this resolution to Georgia legislative leadership and Governor Brian Kemp.

ⁱ <https://www.legis.ga.gov/legislation/64231> Law pursuant to SB 140, 2023

ⁱⁱ Testimony at House Hearing: **there are 8,500 “Transgendered teens in Georgia”** (Time point 1:21 in 3/26/25) Georgia House Public and Community Health Committee meeting from Pediatric Endocrinology clinic providing puberty blockers to minors with Gender Dysphoria in Georgia.
<https://www.youtube.com/watch?v=CCz4JJrxQLk&t=1521s> citing the UCLA Williams Institute
<https://williamsinstitute.law.ucla.edu/subpopulations/transgender-people/>.

ⁱⁱⁱ <https://opa.hhs.gov/gender-dysphoria-report>, “Treatment for Pediatric Gender Dysphoria Review of Evidence and Best Practices Department of Health and Human Services May 1, 2025”, **HHS under Robert F. Kennedy, JR, pursuant to President Donald Trump’s Executive Order.**

<https://biologicalintegrity.org/wp-content/uploads/2023/09/General-Fact-Sheet-1.pdf>

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Laidlaw M, Cretella M, Donovan K. The Right to Best Care for Children Does Not Include the Right to Medical Transition. *Am J Bioeth.* 2019 Feb;19(2):75-77. doi: 10.1080/15265161.2018.1557288. PMID: 31543020.

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^{iv} <https://www.legis.ga.gov/legislation/69548> (SB 30 Passed Senate overwhelmingly and **died in House Committee under Representative Sharon Cooper (R), 2025**) and <https://www.legis.ga.gov/legislation/67161> and <https://www.legis.ga.gov/legislation/64228> (SB 141 and SB 519, 2024, failed to pass Senate).

^v <https://www.whitehouse.gov/presidential-actions/2025/01/protecting-children-from-chemical-and-surgical-mutilation/> “**PROTECTING CHILDREN FROM CHEMICAL AND SURGICAL MUTILATION**” 1/28/25”. Executive Order, President Donald Trump.

Resolution Calling on Speaker Jon Burns to Honor the Constitution

WHEREAS, Georgia Republican Party Member, Speaker Jon Burns, unilaterally permitted egregious and unprecedented violations of the US Constitution and the Georgia Constitution, culminating in Senator Moore's January 16, 2025 arrest¹. Violations include, but are not limited to,:

- [US Constitution's](#) free exercise clause when banning the Senator from attending the January 16, 2025 Joint Session as ordered by [HR4](#) in retaliation for a speech he made on March 14, 2024 in the Senate chamber that the Speaker disapproved of.
- [GA Constitution](#), Article 3, Section 4, Paragraph IX states members shall be free from arrest during sessions of the General Assembly except for treason, felony, or breach of peace.

WHEREAS, these premeditated violations were aided by a House doorkeeper, and the Georgia State Patrol officers' inaction who witnessed the Speaker's attorney manhandle Senator Moore, and the State Patrol's arrest on an unconstitutional charge. The charge against Senator Moore has not been dropped to date, nor has any apology been offered to Senator Moore or his 190,236 constituents.

NOW THEREFORE BE IT RESOLVED, the Georgia Republican Party condemns members coordinating censorship, violence, and arrest against other members for fulfilling their constitutional duties.

NOW THEREFORE BE IT FURTHER RESOLVED that the Georgia Republican Party Convention censures Speaker Burns for violating his oath and calls on state legislators to condemn this dangerous and unconstitutional abuse of power, repair the damage to our Republic and commit themselves to securing the rights of every elected official and their constituents.

¹ <https://www.fox5atlanta.com/news/georgia-senator-colton-moore-arrested-supporters>

RESOLUTION MAINTAINING REPUBLICAN UNITY AND BRANDING

Whereas, Brad Raffensperger does not have the faith and confidence of the Georgia Republican Party; and,

Whereas, the First Amendment to the United States Constitution guarantees the ability of political parties to choose their own nominees for office without government interference and;¹

Whereas, Freedom of Association means that it would be unconstitutional for legislation or politicians to require the Georgia Republican Party to associate with any person that the Georgia Republican Party deems repugnant to its brand or to the principles of the United States of America; and,

Whereas, the Georgia Republican Party will lose elections if its brand is not maintained; therefore,

It is resolved that the Georgia Republican Party shall not qualify, allow to be qualified, or take any action to allow Brad Raffensperger to qualify as a Republican or run for any elected office unless and until a GAGOP Convention removes this restriction; and,

Be it further resolved that the Georgia Republican Party shall fully defend against any future litigation or legal action taken by Brad Raffensperger or others that in any way claims that the Georgia Republican Party is or can be required to allow Brad Raffensperger to run for public office as a Republican.

¹ California Democratic Party v. Jones, 530 U.S. 567 (2000)

Support of the Geoengineering Prohibition Act of 2025

WHEREAS, the Georgia Republican Party supports limited government, individual liberty, and state sovereignty under the Tenth Amendment of the United States Constitution;

WHEREAS, geoengineering practices such as cloud seeding, weather modification, solar radiation management, and stratospheric aerosol injection pose significant threats to public health, agriculture, ecosystems, and national security;

WHEREAS, these activities are conducted without public consent or oversight, violating principles of transparency and constitutional governance, as demonstrated by Maryland's 1957 ban and Pennsylvania's 1968 Weather Modification Act;

WHEREAS, thirty-one states, including Tennessee and Florida, have taken action to restrict or prohibit geoengineering, and support continues to grow through resolutions ;

WHEREAS, these programs are funded and carried out by a network of federal and state agencies, academic institutions, military branches, corporations, and international organizations including NOAA, NASA, the Department of Defense, the Department of Homeland Security, and the United Nations World Meteorological Organization, all without proper accountability or the consent of the American people;

NOW, THEREFORE, BE IT RESOLVED that the Georgia Republican Party supports legislation at both the state and federal levels, which prohibits geoengineering activities, defunds related programs, and enforces penalties for violations;

BE IT FURTHER RESOLVED that we urge Georgia's congressional delegation to co-sponsor federal legislation and coordinate with President Trump's Department of Government Efficiency to end these unconstitutional operations;

BE IT FINALLY RESOLVED that copies of this resolution be sent to Georgia's United States Senators, Representatives, and the Republican National Committee.