**Crime and Law**

**2. End Unreasonable Search and Seizure of Citizens’ Data Without A Search Warrant**

WHEREAS, the National Security Administration has been found to spy on American citizens via telephone, the Internet and drones; and

WHEREAS, Statewide Longitudinal Data Systems (SLDS) calls for retaining information and data on students, which is not academic; and

WHEREAS, the 4th Amendment to the US Constitution guarantees the right of the people to be secure against unreasonable searches except for probable cause;

RESOLVED, that the National Security Administration or any other governmental agency must immediately cease and desist from all such unconstitutional surveillance activities of United States citizens.

**Jobs and Economy**

**Donations**

Whereas, income to an organization is necessary for its ability to operate, and

Whereas, digital currencies are proving to be solid financial investments,

Therefore, be it resolved that the state and county parties should immediately start taking donations in digital assets, including Bitcoin.

**Government**

**End Cross-over Voting**

Whereas, in Wyoming, there is presently same-day crossover voting.

Therefore, we resolve that 15 days prior to the candidate filing period, should be the cutoff for any changes to party affiliation.

**Recall Elections**

Whereas, the party relationship, given Liz Cheney’s positions, and regardless of any recall legislation/amendment being timely enough to recall Liz Cheney, the situation has illustrated that a recall law/amendment is needed

Therefore, we resolve that the party supports a recall law/amendment to be passed at the soonest possible opportunity.

**State Rights**

Whereas, individual States composing the United States of America, are not united on the principle of unlimited submission to their Federal government: but that, by a compact under the style and title of a Constitution for the United States, and of amendments thereto, they constituted a Federal government for special purposes, delegated to that government certain definite powers, reserving, each State to itself, the residuary mass of right to their own self-government; and that whensoever the Federal government assumes undelegated powers, its acts are unauthoritative, void, and of no force: that to this compact each State acceded as a State, and is an integral part, its co-States forming, as to itself, the other party: that the government created by this Constitution was not made the exclusive or final judge of the extent of the powers delegated to itself; since that would have made its discretion, and not the Constitution, the measure of its powers; but that, as in all other cases of compact among powers having no common judge, each party has an equal right to judge for itself, as well of infractions as of the mode and measure of redress.

Whereas, it is true as a general principle, and is also expressly declared by amendments to the Constitution, that the powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people; and that no power over the freedom of religion, freedom of speech, or freedom of the press being delegated to the United States by the Constitution, nor prohibited by it to the States, all lawful powers respecting the same did of right remain, and were reserved to the States or the people.

Resolved, That to take from the States powers of self-government and transfer them to a general and consolidated government, without regard to the special delegations and reservations solemnly agreed to in the Constitution, is not for the peace, happiness or prosperity of these States; and therefore Wyoming is resolved to submit to undelegated and consequently unlimited powers in no man, or body of men on earth: that in cases of an abuse of the delegated powers, the members of the Federal government, being chosen by the people, a change by the people would be the constitutional remedy; but, where powers are assumed which have not been delegated, a nullification of the act is the rightful remedy: that Wyoming has a natural right in cases not within the Constitution, to nullify of their own authority all assumption of power by the Federal government: that without this right, Wyoming Citizens would be under the dominion, absolute and unlimited, of whosoever might exercise this right of judgement for them.

**Health and Society**

**Healthcare Decisions**

Whereas, Article 1 Section 38(a) of the Wyoming Constitution states that the government has no right to make healthcare decisions for individuals,

Therefore, we resolve that people under their legal guardianship, should make their own medical decisions including but not limited to medications, vaccinations, personal protective equipment, including but not limited to masks, and medical treatments.