

NEW CALIFORNIA STATE JOINT RESOLUTION OF THE SENATE AND ASSEMBLY

JR 20-03

WAR ON CHILDREN

Authors and Sponsors:

Aram Alexander of San Joaquin County

Curtis Armstrong of Yuba County

Terrance Bates of Orange County

Scott Bruce of San Luis Obispo County

Bill Carlson of Santa Clara County

Debi Cloud of Santa Barbara County

Mary Doering of Santa Cruz County

Virginia Fujii of Santa Clara County

Lisa King of Monterey County

Marlo Jenkins of Fresno County

Jay Jones of Modoc County

Peggy Wilson of Ventura County

Justin Wyncoop of Orange County

NEW CALIFORNIA STATE JOINT RESOLUTION OF THE SENATE AND ASSEMBLY JR20-03

War on Children

Legislative Background JR20-03

Adopting a Statement of Intent to affirm New California's commitment to the firm belief of the founders of the United States of America as established in our **Declaration of Independence**: We hold these truths to be self-evident, that all men are created equal, that they are **endowed by their Creator** with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness. The Right to life regardless of our status; the liberty not to comply with unacceptable and unconstitutional mandates, behavior or narratives as imposed by government or politic; the freedom to pursue, unhindered, the joy and fulfillment of a blessed and sovereign life as our Founders intended; these understandings we hold true.

Freedom to exercise one's religious beliefs, freedom to speak freely without fear of reprisal, freedom of privacy within one's own home, freedom to be trained to keep, bear and utilize the tools available to protect oneself and one's freedom from all forms of slavery are guaranteed to each citizen, including children. **Amendments I, II, III, IV, V, XIII and XIV** to the Constitution of the United States document these Rights.

The **Preamble** to the United States Constitution promises to SECURE the Blessings of **Liberty** to ourselves and our Posterity. This requires of us and of our Republic the safeguarding of our Rights.

Amendment XIV is a companion which amplifies the Preamble "No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; this guaranteed protection against infringement of all Natural Rights is amplified in an expectation of constitutionally responsible defense against any form or action of any enemy foreign or domestic.

Amendment XIII abolished slavery in the United States, and in any place subject to our jurisdiction. Yet we are faced with the encroachment of a global surveillance and entrainment culture that demands our compliance. Slavery is also thriving through the culture of drugs and the trafficking of children and adults for sex in California.

Amendment IX guarantees protection of Rights not specifically enumerated in the United States Constitution to guard against assaults such as those from weaponized entrainment or surveillance technologies, as well as dangerous Wi-Fi and 5G in all classrooms, neighborhoods, homes, workplaces and public spaces.

At such a time as this, We the People and our Posterity are under siege. The War on Children is founded on the **false** premise that We the People are **not** unalienably bound to Our Creator, on the premise that We the People are **not** entitled to fulfill our potential as a nation of free, creative, wise and spiritual individuals, on the premise that We the People have **no** unalienable Right and Responsibility to comprehend and defend our sacred unalienable Natural Rights nor the Constitution which protects them. The wholesale assault upon the children of California is a WAR ON OUR POSTERITY AND THE PROMISED FULFILLMENT OF OUR NATURAL RIGHTS.

We the People must restore the protections of our Constitution to our Republic. Neglecting our responsibility to maintain and preserve our Rights would be our greatest folly and the gravest of disservice to our Posterity.

**NEW CALIFORNIA STATE JOINT RESOLUTION OF THE SENATE AND
ASSEMBLY JR20-03**

A Resolution of the Assembly of the State of New California: The War on Children

WHEREAS, the War on Children is a comprehensive and indefensible assault on the children of California, their Constitutionally guaranteed Rights and the foundational truths on which our freedoms are based. This overarching malfeasance begins with the stripping of parental Rights and authority with regards to vaccinations and vaccine exemptions, privacy of medical records, mental health, educational curriculum, moral values, religious preferences and practices, sex education, medical and healthcare decisions, consent to abortions; and

WHEREAS, licenced physicians in California have been stripped of their professional authority to exempt children from vaccines deemed unwarranted or dangerous based upon their clinical judgment; and

WHEREAS, California participates in violence prevention programs such as “Mental Health First Aid” which train citizens to pathologize human suffering and “produces new, more reachable psychiatric patients, presuming and thereby increasing citizen availability to psychiatric contact and life-long patient hood”; and

WHEREAS, California’s Child Protective Services Agency violates the Rights of the family without due process, intimidating families and removing children from the protection and care of their families; and

WHEREAS, California’s public schools have become places where children are exposed to radical sexual ideology, politically motivated social programming and where gun-free zones expose public school children to acts of violence and terror, and

WHEREAS, California’s efforts to expose children to age-inappropriate content and make parental notification and opt-out difficult or impossible undermine parents’ Constitutional Right to control their children’s education on sensitive topics such as human sexuality; and

WHEREAS, parents bear the Right and responsibility to train their children, at home with a moral code based on their own spiritual and moral ethics, defending their children from the resultant trauma of sexual dystopia and destruction of family, and culture promulgated by “California Values; and

WHEREAS, elected officials of the State of California and the California Public Utilities Commission are complicit in implementing Wi-Fi, 5G and other aggressive technology that has in effect invaded our neighborhoods, schools and homes, from cradle to grave, acting as a self-policing behavior deterrent or an occupying soldier in violation of Amendment III of the United States Constitution; and

WHEREAS, the State of California subjects children and families into a lifelong system of total surveillance, control and post-Constitutional global mandates, now exemplified by the Chinese Credit Scoring System. Personal data is gathered as evidence of a child’s or a family’s compliance or defiance ultimately engineering a state of fear, apprehension and trauma for the child, youth, family, and community, toward a state of enslavement which is a violation of Amendment XIII; and

WHEREAS, the State of California is complicit in the violation of Amendment IV of the United States Constitution which guarantees that **one’s person, residence, papers and personal information shall be secure and not searched, seized or exposed without probable cause and without one’s consent, regardless of age; and**

WHEREAS, one’s Right not to incriminate one’s self is guaranteed under Amendment V of the United States Constitution and violated by technologies that monitor, record and/or transmit one’s words and behavior, regardless of age. The State of California is complicit in violation of Amendment V; and

WHEREAS, children have become casualties of adult exploitation using weaponized addictive

pornography on technological devices, exposing children to graphic online photos and videos of children being sexually abused. Seventy five percent of teens receive unsolicited pornographic messages from strangers. More than half of the victims of sex trafficking are seduced by their abuser through a website, app, or text. California's culture of childhood sexuality and support for reliance on technology in schools and the home endangers the children of California; and

WHEREAS, Federal law states that any child under the age of eighteen (18), who has been recruited, enticed, harbored, transported, provided, obtained, advertised, maintained, patronized, or solicited to engaged in a commercial sex act is a **victim** of trafficking regardless of whether or not force, fraud or coercion is used, the State of California has decriminalized prostitution by minors, but prohibits law enforcement intervention, leaving exploited children on the streets and under the control of pimps and traffickers. Human trafficking is a form of Slavery; a violation of Amendment XIII of the United States Constitution; and

WHEREAS, the majority of trafficked persons come from vulnerable groups, including illegal foreign nationals, runaways, at-risk youth, children entrusted to California's Child Protective Services and Foster Care system, oppressed and marginalized groups and the poor, and that this occurs specifically because they are easiest to recruit and control; and

WHEREAS, California has the nation's highest number of human trafficking cases reported. Los Angeles, San Francisco, and San Diego among the worst in the nation; and

WHEREAS, elected officials of the State of California are complicit with cartels that deal in black market drugs, marijuana, child prostitution, sex trafficking and the trafficking of human flesh into slavery; and

WHEREAS, elected officials of the State of California have aided and abetted sex trafficking by maintaining open borders and the use of children as human passports by illegal foreign nationals who claim the children as their own; and

WHEREAS, California's updates to the Healthy Youth Act (AB329), **which** mandates sexually explicit and alternative gender relationships be taught in curriculum for students in elementary school as young as kindergarten while stripping away parental opt-out provisions; and

WHEREAS, California supports the Equality Act (H.R.5) that designates sexual orientation and gender identity as protected characteristics. Mandated compliance with non-binary LGBTQ pronoun use is a violation of the Right to Free Speech; and

WHEREAS, California's transgender and non-binary policies including non-binary locker rooms, bathroom and sports competition pose risks to children's privacy and safety, provide opportunity for sexual grooming of children for pedophilia readiness, undo decades of opportunity for women's athletics; and

WHEREAS, California's transgender activists pressure both doctors and parents to consent to "gender-affirming medical treatment" for children who would otherwise likely grow to accept their bodies. These detrimental side effects of hormones, such as increased depression, loss of bone density, and sterility, are well-documented; and

WHEREAS, "California Values" mock the Constitutional Right to Life, devaluing life in a sexualized culture, defining life as an option instead of a responsibility, dehumanizing life and denying the soul; and

WHEREAS, California nurses, physicians assistants and certified midwives are legally able to perform surgical abortion minimizing the level of professional expertise required to perform abortions increases risk and violates the State's Constitutional mandate to ensure public safety; and

WHEREAS, the California Supreme Court ruled that the Rights of a minor as young as twelve (12) to privacy superseded her parent's rights as guardians; and

WHEREAS, the vast majority of abortions are performed in clinics where pregnant girls and women seek counseling and options, the most notable of these clinics epitomizes the abortion industry, selling aborted baby parts not only for research, but trafficking in baby flesh for profit. The State of California forces taxpayers to subsidize these abortions.

BE IT RESOLVED by this Resolution of the Assembly that it is the responsibility of the Government of New California to protect and safeguard the exercise of all Constitutionally guaranteed Rights, and to promote a secure environment that allows individuals to express their conscience and embrace these truths within any public domain, forum or setting, most especially in any public education institution where the exchange of ideas is primary to its goals.

BE IT RESOLVED by this Resolution of the Assembly members of New California that the New California State Board of Education shall abide by and limit its authority and activities to those as identified by the New California State Constitution, focusing on academic excellence.

BE IT RESOLVED by this Resolution of the Assembly that the State of New California shall respect and defend the Rights of individual to choose their own approach to health care including vaccines and pharmaceuticals. Some are concerned about "Choose their own approach to healthcare".

BE IT RESOLVED by this Resolution of the Assembly that Wi-Fi, 5G and all technologies that entrain, surveil, monitor, collect or transmit personal or profiling data or pose any physical, psychological, mental or emotional harm shall be mitigated to eliminate all threat or harm or violation of Constitutionally protected Rights or said technologies shall be removed and barred from every school and home and workplace and public building and neighborhood in New California.

BE IT RESOLVED by this Resolution of the Assembly that New California stands against sex trafficking and every other form of slavery and will prosecute persons having engaged in trafficking within the geographic boundaries of New California retroactively and in the future to the fullest extent of the law.

BE IT RESOLVED by this Resolution of the Senate and the Assembly that New California is a Pro-Life State.

BE IT RESOLVED by this Resolution of the Assembly that New California will petition The United States Senate to deny passage of the 2019 Equality Act (H.R. 5) which would Amend Title 14 of the Civil Rights Act.

BE IT ALSO RESOLVED, that we as the citizens of New California State, having observed the takeover and corruption of our once proud republic, give and sound out a clarion warning to the other states of the union that the old California Republic, which has been the experimental laboratory for what the enemies of liberty seek to export to other states for the destruction of the republican forms of government they hate, shall no longer prevail.

NOW THEREFORE, BE IT RESOLVED

ADOPTED this ____ day of _____, 2020.

AYES: ____ (number of votes) NOES: _0_

Robert Righetti, Riverside County

Senate President Pro Tempore

Marlo Jenkins Fresno County

Assembly Speaker Pro Tempore