There are FIVE proposed changes brought to the platform committee. Due to unforeseen circumstances and scheduling difficulties quorum could not be reached in the last month to determine committee recommendations. All FIVE proposed changes are neither recommended by the committed for passage nor recommended by the committee for failure.
**Proposal 1:** Change to Plank 2.1

Current:
The ownership of property is essential to the function of the market. We hold that rights to property are integral to the individual. We recognize that owners of real property have the full and exclusive right to control, use, improve, dispose of, or in any manner enjoy it without interference, until and unless their exercise infringes the rights of others. We firmly reject the practices of eminent domain and asset forfeiture for either private or public purposes.

Proposed Change:
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As Amended:
The ownership of property is essential to the function of the market. We hold that rights to property are integral to the individual. We recognize that owners of real property have the full and exclusive right to control, use, improve, dispose of, or in any manner enjoy it without interference, until and unless their exercise infringes the rights of others. We firmly reject the practices of eminent domain and asset forfeiture for either private or public purposes. We reject the notion that individuals or groups may claim ownership of ideas and employ governments to artificially restrict the flow of information. We therefore oppose all laws which allow for the exclusive ownership of or the ability to exclude access to an idea including patent laws, and instead favor the use of voluntary agreements.
Proposal 2: Change to Plank 3.6

Current:
We support the right of the people to determine the process by which their representatives are elected. We advocate for the implementation of an alternative voting system that eliminates the disenfranchisement of constituents who are not members of the factions currently represented within our electoral system. We also advocate for the liberalization of laws restricting access to the ballot for minor political organizations and non-affiliated individuals. We oppose the practice of partisan gerrymandering, on the grounds that it grants undue control over the electoral process to those currently in power by enabling them to marginalize constituents who hold opposing views and nullify the impact of their votes. We support the adoption of electoral practices that would mitigate this problem, such as the implementation of multi-member or at-large Congressional districts.

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Proposal 3: Deletion of Plank 3.3

Current:
3.3 Death Penalty
We recognize that the justice system is imperfect and subject to human error. The possibility of taking an innocent life means there are insufficient moral grounds to justify the use of the death penalty and we oppose its use by the state.

Proposed Change:
3.3 Death Penalty
We recognize that the justice system is imperfect and subject to human error. The possibility of taking an innocent life means there are insufficient moral grounds to justify the use of the death penalty and we oppose its use by the state.

As Amended:
Planks 3.4 through 3.7 will be reduced by 0.1 in value.
**Proposal 4:** Change to Plank 2.3 Title

Current:
2.3 Money, Exchange, & Currency

Proposed Change:
2.3 Money, Exchange, & Currency

As Amended:
2.3 Exchange, & Currency
Proposal 5: Change to Plank 2.5

Current:
Each person has the right to earn a living by the fruits of their labor. The contract between an employer and employee is a voluntary relationship, that both sides choose to enter and can only fairly negotiate on the terms of the contract without interference by government. We support the elimination of all state run boards and license requirements for all professions. Professionals are best regulated when they are forced to compete for consumers without interference from the state. State licensing subverts these rights, and acts as a protectionist guard against competition and does not achieve the goal of protecting the safety of individuals. Requiring professionals to carry licenses restricts worker mobility and competition which leads to higher consumer prices. We support the right of employers and employees to freely choose whether or not to bargain with each other through a third party, such as a labor union. There is no inherent “Right to Work” nor a “Right to Unionize”, merely the freedom for all to negotiate conditions of employment.

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As Amended:
Each person and organization has the freedom to voluntarily associate with any other, including for the purpose of compensated and uncompensated labor. We oppose government intervention in the voluntary process of contracting employment via state-run licensing requirements and boards, wage control, or benefit mandates. Contracting between employer and employee should set terms and requirements of employment unencumbered by government intervention. We support the freedom of people to voluntarily associate in, or to establish, unions. Employers may choose to, or not to, recognize a union as the collective bargaining agent of some or all of its employees. We oppose so-called “Right to Work” laws. Bargaining must only be between an employee, employees, or their agent or agents, and the employer, and on terms mutually agreeable by the parties.

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