WHEREAS, the Foreign Emoluments Clause of the United States Constitution provides that “no Person holding any Office of Profit or Trust under [the United States], shall, without the Consent of the Congress, accept of any present, Emolument, Office, or Title, of any kind whatever, from any King, Prince, or foreign State,”

WHEREAS, the Domestic Emoluments Clause of the United States Constitution provides that, besides the fixed salary for his four-year term, the President “shall not receive within that Period any other Emolument from the United States, or any of them,”

WHEREAS, Donald J. Trump, the President of the United States, owns various business interests and receives various streams of income from all over the world, by means of which he receives emoluments from foreign governments, states of the United States, or the United States itself,

WHEREAS, the term “emoluments” includes a broad range of financial benefits, including but not limited to monetary payments, purchase of goods and services even for fair market value, subsidies, tax breaks, extensions of credit, and favorable regulatory treatment,

WHEREAS, leading constitutional scholars and government ethics experts warned Donald J. Trump shortly after the November 2016 election that, unless he fully divested his businesses and invested the money in conflict-free assets or a blind trust, he would violate the Constitution from the moment he took office,

WHEREAS, on January 11, 2017, nine days before his inauguration, Donald J. Trump announced a plan that would, if carried out, remove him from day-to-day operations of his businesses, but not eliminate any of the ongoing flow of emoluments from foreign governments, state governments, or the United States government,

WHEREAS, on January 20, 2017, Donald J. Trump took the oath of office and became President of the United States,

WHEREAS, from the moment he took office, President Trump has been in violation of the Foreign Emoluments Clause and the Domestic Emoluments Clause of the United States Constitution, thereby corruptly advancing his personal wealth, undermining the integrity of the Presidency, and violating the public trust,
WHEREAS, section 30121 of chapter 52 of the United States Code prohibits the solicitation, acceptance, or receipt of “a contribution or donation of money or other thing of value . . . in connection with a Federal, State, or local election” from a foreign national,

WHEREAS, on June 3, 2016, Donald Trump Jr., Trump’s eldest son, exchanged a series of emails setting up a meeting to receive “incriminating information” about his father’s general election opponent, which was described as coming from the Russian government, as “part of Russia and its government’s support for Mr. Trump,”

WHEREAS, on June 9, 2016 Donald Trump Jr., Paul Manafort, Trump’s then-campaign manager, and Jared Kushner, Trump’s son-in-law and senior advisor, met with several Russian citizens linked to the government with the intention of acquiring the information offered in the June 3 emails,

WHEREAS, on July 8, 2017, the day this meeting was publicly revealed, Donald Trump Jr. released a public statement, which was later shown to be misleading, about the circumstances and purpose of the meeting,

WHEREAS, it has been reported that, on July 8, 2017, Donald J. Trump personally dictated his son’s misleading statement about the meeting,

WHEREAS, on May 9, 2017, Trump fired the Director of the Federal Bureau of Investigation, James Comey,

WHEREAS, on the date of his firing, Director Comey was leading one or more investigations that might have incriminated President Trump and/or his close associates,

WHEREAS, regardless of the ultimate outcome of those criminal investigations, President Trump interfered with them by firing Director Comey,

WHEREAS, Trump has advocated illegal violence, given aid and comfort to white supremacists and neo-Nazis, and undermined the constitutional protections of equal protection under law,

WHEREAS, in August 2017, Donald J. Trump, after neo-Nazis and white supremacists marched on Charlottesville, Virginia, murdering one peaceful protestor and injuring several others in a terror attack, blamed the violence on “both sides” and stated that the neo-Nazi and white supremacist marchers included “very fine people,”
WHEREAS, Donald J. Trump has abused the pardon power of the President,

WHEREAS, on August 26, 2017, Donald J. Trump pardoned Joseph Arpaio, the former Arizona Sheriff who was convicted of criminal contempt of court for willfully and openly defying a judicial order to cease a practice, which the court found to be unconstitutional, of detaining people, based on their presumed Latino ancestry, without reasonable suspicion that they had committed any crime,

WHEREAS, in our nation’s history no previous president has ever pardoned a public official convicted of criminal contempt of court for willfully disobeying a court order to stop violating individuals’ constitutional rights,

WHEREAS, the pardon undermines separation of powers and due process of law by allowing an official to skirt a judicial mandate without consequences,

WHEREAS, the pardon sends a dangerous message both to unscrupulous government officials who may be inclined to follow in Arpaio’s path, and also to President Trump’s associates who may be subpoenaed in connection with ongoing federal investigations, that he may be willing to use the pardon power to protect them from negative consequences for defying court orders, further undermining separation of powers and due process of law, and obstructing justice,

WHEREAS, in the late summer of 2017, Donald J. Trump made increasingly reckless public threats against North Korea, including that “[b]eing nice to Rocket Man hasn’t worked,” that “[m]ilitary solutions” were “locked and loaded,” that he had instructed the Secretary of State he was “wasting his time” negotiating with North Korean leadership because “we’ll do what has to be done,” that the United States might “have no choice but to totally destroy” North Korea, that North Korea “will be met with fire and fury like the world has never seen,” that “only one thing will work,” and that North Korea or its leadership “won’t be around much longer,”

WHEREAS, Donald J. Trump reportedly informed a United States senator that he would bomb North Korea if it continued testing missiles,

WHEREAS, after Donald J. Trump reportedly told senior advisers that he wanted to increase the country’s nuclear weapons stockpile eightfold, the Secretary of State was so alarmed by the president’s lack of understanding of the risks of nuclear weapons that he reportedly referred to the president as a “moron,”

WHEREAS, the existing tension between and lack of accurate understanding of intentions of the leadership of the United States and North Korea means that threats of invasion or bombing could easily lead to a misunderstanding or miscalculation resulting in the use of nuclear weapons by either or both sides,
WHEREAS, such a conflagration could quickly spread to South Korea, Japan, China, and/or Russia, the latter two of which also have, and might be drawn into an exchange of nuclear weapons,

WHEREAS, available public evidence suggests that Donald J. Trump does not understand, and/or is unwilling or unable to understand, the risks of the use of nuclear weapons, or of how the North Korean leadership could interpret or misinterpret his verbal threats or movement of military forces as military attacks that lead them to respond with conventional or nuclear attacks on the United States or other nations,

WHEREAS, Donald J. Trump’s reckless threats of nuclear war against foreign nations, undermining and subverting the essential diplomatic functions and authority of federal agencies, including the United States Department of State, and other conduct that heightens the risk of hostilities involving weapons of mass destruction, grossly and wantonly endanger the peace and security of the United States, its people and people of other nations, with reckless disregard for the risk of death and grievous bodily harm,

WHEREAS, Donald J. Trump has issued public statements, including on Twitter, pressuring the U.S. Department of Justice and the Federal Bureau of Investigation to investigate Hillary Clinton, the Democratic Party, and other political adversaries,

WHEREAS, Donald J. Trump has issued public comments on other pending criminal and court-martial proceedings, with the evident purpose to direct and influence the prosecution and outcome of specific proceedings, to the detriment of the independence of law enforcement from command influence and in derogation of the right to a fair trial,

WHEREAS, Donald J. Trump has directed or endeavored to direct law enforcement, including the Department of Justice and the Federal Bureau of Investigation, to investigate and prosecute political adversaries and others, for improper purposes not justified by any lawful function of his office, thereby eroding the rule of law, undermining the independence of law enforcement from politics, and compromising the constitutional right to due process of law,

WHEREAS, Donald J. Trump has repeatedly attacked major U.S. news organizations as “fake news” and “the enemy of the American people,” and abused the power of his office in efforts to retaliate against the independent press, thus undermining the freedom of the press at home and abroad;

WHEREAS, Donald J. Trump, through his administration, has cruelly and deliberately imprisoned children who have committed no crime, separately from
their parents, in violation of the fundamental human rights of both parents and children in contravention of the Constitution, in some cases resulting in permanent separation of children from their parents due to government action, in violation of due process of law and the prohibition against cruel and unusual punishments;

WHEREAS, Donald J. Trump stands accused by his own personal attorney of having made and directed payments of “hush money” to prevent two former mistresses from speaking publicly about his extramarital affairs, for the purpose of influencing the 2016 election, and in violation of federal campaign finance law;

NOW, THEREFORE, THE [CITY/TOWN] RESOLVES to call upon the United States House of Representatives to support a resolution authorizing and directing the Committee on the Judiciary of said House to investigate whether sufficient grounds exist for the impeachment of Donald J. Trump, President of the United States, including but not limited to the following violations:

(1) violating the Foreign Emoluments Clause and Domestic Emoluments Clause of the United States Constitution;
(2) obstructing justice;
(3) conspiring with others to: (a) commit crimes against the United States involving the solicitation and intended receipt by the Donald J. Trump campaign of things of value from a foreign government and other foreign nationals; and (b) conceal those violations;
(4) advocating illegal violence, giving aid and comfort to white supremacists and neo-Nazis, and undermining constitutional protections of equal protection under the law;
(5) abusing the pardon power;
(6) recklessly threatening nuclear war against foreign nations, undermining and subverting the essential diplomatic functions and authority of federal agencies, including the United States Department of State, and engaging in other conduct that grossly and wantonly endangers the peace and security of the United States, its people and people of other nations, by heightening the risk of hostilities involving weapons of mass destruction, with reckless disregard for the risk of death and grievous bodily harm;
(7) directing or endeavoring to direct law enforcement, including the Department of Justice and the Federal Bureau of Investigation, to investigate and prosecute political adversaries and others, for improper purposes not justified by any lawful function of his office, thereby eroding the rule of law, undermining the independence of law enforcement from politics, and compromising the constitutional right to due process of law;
(8) undermining the freedom of the press;
(9) cruelly and unconstitutionally imprisoning children and their families; and
(10) making and directing illegal payments to influence the 2016 election.
BE IT FURTHER RESOLVED to call upon the [STATE] Legislature to adopt its own resolution calling upon the United States House of Representatives to support a resolution authorizing an investigation into whether sufficient grounds exist for the impeachment of Donald J. Trump, President of the United States; and,

BE IT FURTHER RESOLVED that copies of this resolution be transmitted officially to the Member[s] of the United States House of Representatives that represent[s] the [city/town], namely, the Honorable ________________; and,

BE IT FURTHER RESOLVED that copies of this resolution be transmitted officially to the state legislator[s] that represent[s] the [city/town] in the [STATE] Legislature, namely, the Honorable ________________; and,

BE IT FURTHER RESOLVED that copies of this resolution be transmitted officially to certain cities and communities in this state, namely, __________.

Approved and enacted this day: _______