RESOLUTION

Τ	BE IT RESOLVED by the House of Representatives of the State of
2	Texas, That Warren Kenneth Paxton Jr., Attorney General of the
3	State of Texas, is impeached and that the following articles of
4	impeachment be exhibited to the Texas Senate:
5	ARTICLES OF IMPEACHMENT
6	Exhibited by the House of Representatives of the State of
7	Texas in the name of itself and of all the people of the State of
8	Texas against Warren Kenneth Paxton, Attorney General of the State
9	of Texas, in maintenance and support of its impeachment against
10	him.
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12	ARTICLE I
13	(Disregard of Official Duty-
14	Protection of Charitable Organization)
15	While holding office as attorney general, Warren Kenneth
16	Paxton violated the duties of his office by failing to act as public
17	protector of charitable organizations as required by Chapter 123,
18	Property Code.
19	Specifically, Paxton caused employees of his office to
20	intervene in a lawsuit brought by the Roy F. & JoAnn Cole Mitte
21	Foundation against several corporate entities controlled by Nate
22	Paul. Paxton harmed the Mitte Foundation in an effort to benefit
23	Paul.

2	(Disregard of Official Duty-Abuse of the Opinion Process)
3	While holding office as attorney general, Warren Kenneth
4	Paxton misused his official power to issue written legal opinions
5	under Subchapter C, Chapter 402, Government Code.
6	Specifically, Paxton caused employees of his office to
7	prepare an opinion in an attempt to avoid the impending foreclosure
8	sales of properties belonging to Nate Paul or business entities
9	controlled by Paul. Paxton concealed his actions by soliciting the
10	chair of a senate committee to serve as straw requestor.
11	Furthermore, Paxton directed employees of his office to reverse
12	their legal conclusion for the benefit of Paul.
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14	ARTICLE III
15	(Disregard of Official Duty-Abuse of the Open Records Process)
16	While holding office as attorney general, Warren Kenneth
17	Paxton misused his official power to administer the public
18	information law (Chapter 552, Government Code).
19	Specifically, Paxton directed employees of his office to act
20	contrary to law by refusing to render a proper decision relating to
21	a public information request for records held by the Department of
22	Public Safety and by issuing a decision involving another public
23	information request that was contrary to law and applicable legal
24	precedent.
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26	ARTICLE IV
27	(Disregard of Official Duty-Misuse of Official Information)

ARTICLE II

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1 While holding office as attorney general, Warren Kenneth Paxton misused his official power to administer the public 2 information law (Chapter 552, Government Code). 4 Specifically, Paxton improperly obtained access 5 information held by his office that had not been publicly disclosed

for the purpose of providing the information to the benefit of Nate

7 Paul.

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ARTICLE V 9

10 (Disregard of Official Duty-Engagement of Cammack)

While holding office as attorney general, Warren Kenneth 11 Paxton misused his official powers by violating the laws governing 12 13 the appointment of prosecuting attorneys pro tem.

Specifically, Paxton engaged Brandon Cammack, a licensed attorney, to conduct an investigation into a baseless complaint, during which Cammack issued more than 30 grand jury subpoenas, in an 16 effort to benefit Nate Paul or Paul's business entities.

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ARTICLE VI 19

(Disregard of Official Duty-Termination of Whistleblowers) 20

While holding office as attorney general, Warren Kenneth Paxton violated the duties of his office by terminating and taking 22 23 adverse personnel action against employees of his office in violation of this state's whistleblower law (Chapter 25 Government Code).

26 Specifically, Paxton terminated employees of his office who 27 made good faith reports of his unlawful actions to law enforcement

1 authorities. Paxton terminated the employees without good cause or 2 due process and in retaliation for reporting his illegal acts and

z due process and in retailation for reporting his lifegal acts and

4 private campaign to impugn the employees' professional reputations

improper conduct. Furthermore, Paxton engaged in a public and

5 or prejudice their future employment.

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7 ARTICLE VII

8 (Misapplication of Public Resources-

9 Whistleblower Investigation and Report)

While holding office as attorney general, Warren Kenneth
Paxton misused public resources entrusted to him.

Specifically, Paxton directed employees of his office to conduct a sham investigation into whistleblower complaints made by employees whom Paxton had terminated and to create and publish a lengthy written report containing false or misleading statements in Paxton's defense.

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18 ARTICLE VIII

19 (Disregard of Official Duty-Settlement Agreement)

While holding office as attorney general, Warren Kenneth Paxton misused his official powers by concealing his wrongful acts in connection with whistleblower complaints made by employees whom

23 Paxton had terminated.

Specifically, Paxton entered into a settlement agreement with the whistleblowers that provides for payment of the settlement from public funds. The settlement agreement stayed the wrongful termination suit and conspicuously delayed the discovery of facts

1	and testimony at trial, to Paxton's advantage, which deprived the
2	electorate of its opportunity to make an informed decision wher
3	voting for attorney general.
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5	ARTICLE IX
6	(Constitutional Bribery-Paul's Employment of Mistress)
7	While holding office as attorney general, Warren Kenneth
8	Paxton engaged in bribery in violation of Section 41, Article XVI,
9	Texas Constitution.
10	Specifically, Paxton benefited from Nate Paul's employment
11	of a woman with whom Paxton was having an extramarital affair. Paul
12	received favorable legal assistance from, or specialized access to,
13	the office of the attorney general.
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15	ARTICLE X
16	(Constitutional Bribery-
17	Paul's Providing Renovations to Paxton Home)
18	While holding office as attorney general, Warren Kenneth
19	Paxton engaged in bribery in violation of Section 41, Article XVI,
20	Texas Constitution.
21	Specifically, Paxton benefited from Nate Paul providing
22	renovations to Paxton's home. Paul received favorable legal
23	assistance from, or specialized access to, the office of the
24	attorney general.
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26	ARTICLE XI

(Obstruction of Justice-Abuse of Judicial Process)

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2	Paxton abused the judicial process to thwart justice.
3	After Paxton was elected attorney general, Paxton was
4	indicted by a Collin County grand jury for engaging in fraud or
5	fraudulent practices in violation of The Securities Act (Title 12,
6	Government Code). Paxton then concealed the facts underlying his
7	criminal charges from voters by causing protracted delay of the
8	trial, which deprived the electorate of its opportunity to make an
9	informed decision when voting for attorney general.
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11	ARTICLE XII
12	(Obstruction of Justice-Abuse of Judicial Process)
13	While holding office as attorney general, Warren Kenneth
14	Paxton abused the judicial process to thwart justice.
15	Specifically, Paxton benefited from the filing of a lawsuit
16	by Jeff Blackard, a donor to Paxton's campaign, that interfered
17	with or disrupted payment of the prosecutors in a criminal
18	securities fraud case against Paxton. Blackard's actions caused
19	protracted delay in the criminal case against Paxton, including the
20	delay of discovery of facts and testimony at trial, to Paxton's
21	advantage, which deprived the electorate of its opportunity to make

While holding office as attorney general, Warren Kenneth

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ARTICLE XIII

(False Statements in Official Records-

State Securities Board Investigation)

While holding office as attorney general, and prior to,

an informed decision when voting for attorney general.

Warren Kenneth Paxton made false statements in official records to mislead both the public and public officials.
Specifically, Paxton made false statements to the State
Securities Board in connection with its investigation of his
failure to register with the board as required by law.

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7 ARTICLE XIV

8 (False Statements in Official Records-

Personal Financial Statements)

While holding office as attorney general, and prior to,
Warren Kenneth Paxton made misrepresentations or false or
misleading statements in official filings to mislead both the
public and public officials.

Specifically, Paxton failed to fully and accurately disclose his financial interests in his personal financial statements required by law to be filed with the Texas Ethics Commission in furtherance of the acts described in one or more articles.

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19 ARTICLE XV

20 (False Statements in Official Records-

21 Whistleblower Response Report)

While holding office as attorney general, Warren Kenneth 23 Paxton made false or misleading statements in official records to

24 mislead both the public and public officials.

25 Specifically, Paxton made or caused to be made multiple false 26 or misleading statements in the lengthy written report issued by 27 his office in response to whistleblower allegations.

1	ARTICLE XVI
2	(Conspiracy and Attempted Conspiracy)
3	While holding office as attorney general, Warren Kenneth
4	Paxton acted with others to conspire, or attempt to conspire, to
5	commit acts described in one or more articles.
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7	ARTICLE XVII
8	(Misappropriation of Public Resources)
9	While holding office as attorney general, Warren Kenneth
10	Paxton misused his official powers by causing employees of his
11	office to perform services for his benefit and the benefit of
12	others.
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14	ARTICLE XVIII
15	(Dereliction of Duty)
16	While holding office as attorney general, Warren Kenneth
17	Paxton violated the Texas Constitution, his oaths of office,
18	statutes, and public policy against public officials acting
19	contrary to the public interest by engaging in acts described in one
20	or more articles.
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22	ARTICLE XIX
23	(Unfitness for Office)
24	While holding office as attorney general, Warren Kenneth
25	Paxton engaged in misconduct, private or public, of such character
26	as to indicate his unfitness for office, as shown by the acts

1 described in one or more articles.

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3 ARTICLE XX

4 (Abuse of Public Trust)

5 While holding office as attorney general, Warren Kenneth Paxton used, misused, or failed to use his official powers in a 6 manner calculated to subvert the lawful operation of the government 7 8 of the State of Texas and obstruct the fair and impartial administration of justice, thereby bringing the Office of Attorney 9 10 General into scandal and disrepute to the prejudice of public confidence in the government of this State, as shown by the acts 11 described in one or more articles. 12

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14 PRAYER

15 Accordingly, the House of Representatives of the State of Texas, reserving to itself the prerogative of presenting at any 16 17 future date further articles of impeachment against Warren Kenneth Paxton; of replying to any answer he makes to these articles; and of 18 19 offering proof to sustain each of the above articles and to any 20 other articles which may be preferred, requests that Warren Kenneth Paxton be called upon to answer these articles of impeachment in the 21 Texas Senate, and that in those proceedings the examinations, 22 trials, and judgments be conducted and issued in accordance with 23 24 law and justice.

> Murr A. Johnson of Harris Geren Longoria Spiller

Speaker of the House

I certify that H.R. No. 2377 was adopted by the House on May 27, 2023, by the following vote: Yeas 121, Nays 23, 2 present, not voting.

Chief Clerk of the House