<table>
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<tr>
<th>RPT NO.</th>
<th>PROPOSED BY</th>
<th>SHORT TITLE</th>
<th>ACTION</th>
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</thead>
<tbody>
<tr>
<td>10A</td>
<td>MASSACHUSETTS BAR ASSOCIATION SECTION OF CIVIL RIGHTS AND SOCIAL JUSTICE NATIONAL NATIVE AMERICAN BAR ASSOCIATION KING COUNTY BAR ASSOCIATION COMMISSION ON DOMESTIC AND SEXUAL VIOLENCE CRIMINAL JUSTICE SECTION SECTION OF LITIGATION COMMISSION ON SEXUAL ORIENTATION AND GENDER IDENTITY COMMISSION ON HISPANIC LEGAL RIGHTS AND RESPONSIBILITIES COALITION ON RACIAL AND ETHNIC JUSTICE SECTION OF STATE AND LOCAL GOVERNMENT LAW WASHINGTON STATE BAR ASSOCIATION COMMISSION ON RACIAL AND ETHNIC DIVERSITY IN THE PROFESSION</td>
<td>Urges federal, state, local, territorial, and tribal governments to acknowledge and prioritize responding to the Missing and Murdered Indigenous Women (MMIW) crisis, and urges Congress to pass legislation that (1) prioritizes national data collection and tribal access to that data, (2) develops inter-jurisdictional protocols, and (3) provides a holistic response.</td>
<td>Approved</td>
</tr>
<tr>
<td>10B</td>
<td>MASSACHUSETTS BAR ASSOCIATION CRIMINAL JUSTICE SECTION</td>
<td>Urges federal, state, local, territorial, and tribal governments to examine existing policies on the use of lethal force against individuals during law enforcement encounters -- including investigative stops, arrests, and searches – in order to determine whether those policies should be modified to ensure that the lethal force is only employed against individuals when necessary to protect officers or public safety.</td>
<td>Approved</td>
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<tr>
<td>Code</td>
<td>Organization</td>
<td>Position</td>
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<tr>
<td>10C</td>
<td>VIRGIN ISLANDS BAR ASSOCIATION</td>
<td></td>
<td>Supports an interpretation of the Citizenship Clause of the Fourteenth Amendment to the United States Constitution that recognizes all persons born in the territories, possessions, and commonwealths of the United States, and who are subject to the jurisdiction of the United States, as natural-born citizens of the United States; and further urges the Judiciary to declare 8 U.S.C. § 1408(1) as unconstitutional in violation of the Citizenship Clause. Approved as Amended*</td>
</tr>
<tr>
<td>10D</td>
<td>BAR ASSOCIATION OF SAN FRANCISCO SECTION OF CIVIL RIGHTS AND SOCIAL JUSTICE CRIMINAL JUSTICE SECTION</td>
<td></td>
<td>Urges federal courts to interpret the relationship of federal habeas corpus and federal civil rights law to permit an individual who is ineligible for federal habeas corpus relief to bring a civil rights claim pursuant to 42 U.S.C. § 1983 for civil rights violations associated with the criminal process leading to a criminal conviction. Approved as Amended*</td>
</tr>
<tr>
<td>100A</td>
<td>SECTION OF LEGAL EDUCATION AND ADMISSIONS TO THE BAR</td>
<td></td>
<td>Concurs in the action of the Council of the Section of Legal Education and Admissions to the Bar in making amendments dated February 2020 to Rules 13, 29, 30-36, 37, and 39 of the ABA Standards and Rules of Procedure for Approval of Law Schools. Approved</td>
</tr>
<tr>
<td>100B</td>
<td>SECTION OF LEGAL EDUCATION AND ADMISSIONS TO THE BAR</td>
<td></td>
<td>Concurs in the action of the Council of the Section of Legal Education and Admissions to the Bar in making amendments dated February 2020 to Standards 202, 307, 310, 502, and 509 of the ABA Standards and Rules of Procedure for Approval of Law Schools. Approved</td>
</tr>
<tr>
<td>101A</td>
<td>SECTION OF INTELLECTUAL PROPERTY LAW</td>
<td></td>
<td>Supports a rebuttable presumption of irreparable harm for purposes of preliminary or permanent injunctive relief in trademark infringement cases and supports amending section 34 of the Lanham act, 15 U.S.C. § 1116, to provide for such a presumption. Approved</td>
</tr>
</tbody>
</table>
101B SECTION OF INTELLECTUAL PROPERTY LAW
Supports a right that would legally compel the disclosure of internet domain name registrant contact information by any U.S. entity that administers and maintains such contact information, upon receipt of a notice alleging a legitimate interest based on the registrant’s violations of applicable laws relating to intellectual property protections. Approved

102A STANDING COMMITTEE ON PARALEGALS
Grants approval to 3 programs, grants reapproval to 19 paralegal education programs, withdraws the approval of 6 programs at the request of the institutions, and extends the terms of approval to 38 paralegal education programs. Approved

102B STANDING COMMITTEE ON PARALEGALS
Adopts amendments, dated February 2020, to the ABA Guidelines for the Approval of Paralegal Education Programs. Approved

103A TORT TRIAL AND INSURANCE PRACTICE SECTION CRIMINAL JUSTICE SECTION
Urges all federal, state, local, territorial, and tribal legislative bodies to enact laws, and governmental agencies to adopt policies, that provide law enforcement officers with comprehensive animal encounter training on the reasonable use of force necessary to better secure the safety of such officers, protect public health, reduce legal liability, and ensure the humane treatment of the animals encountered. Approved

103B TORT TRIAL AND INSURANCE PRACTICE SECTION
Urges Congress to enact legislation to clarify and ensure that it does not constitute a federal crime for qualified lawyers to provide legal advice and services to clients regarding marijuana-related activities that are in compliance with state, territorial, and tribal law. Approved as Revised*

103C TORT TRIAL AND INSURANCE PRACTICE SECTION
Urges state, territorial and federal courts to apply the modern incorporation doctrine standards to the Seventh Amendment to the Constitution of the United States and make its formulation of the fundamental right to trial by jury in civil cases applicable to all states and territories of the Union. Approved as Amended*

* See Attached.
<table>
<thead>
<tr>
<th>Section Number</th>
<th>Section Title</th>
<th>Description</th>
<th>Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>103D</td>
<td>TORT TRIAL AND INSURANCE PRACTICE SECTION</td>
<td>Urges Congress to enact legislation to clarify and ensure that it shall not constitute a federal crime for banking and financial institutions to provide services to businesses and individuals, including attorneys, who receive compensation from the sale of state-legalized cannabis or who provide services to cannabis-related legitimate business acting in accordance with state, territorial, and tribal laws.</td>
<td>Approved</td>
</tr>
<tr>
<td>104A</td>
<td>SECTION OF INTERNATIONAL LAW SECTION OF DISPUTE RESOLUTION</td>
<td>Urges all nations, including the United States, to become party to and implement the United Nations Convention on International Settlement Agreements Resulting from Mediation (also known as the Singapore Mediation Convention).</td>
<td>Approved as Revised*</td>
</tr>
<tr>
<td>104B</td>
<td>SECTION OF INTERNATIONAL LAW GOVERNMENT AND PUBIC SECTOR LAWYERS DIVISION TORT TRIAL AND INSURANCE PRACTICE SECTION</td>
<td>Urges the U.S. federal government and other national governments, as well as multinational and international organizations to amend existing laws or enact new enforceable laws, policies and procedures that protect and provide for the health and well-being of Military Working Dogs, whether deployed in service, retained and trained by armed forces or deployed to armed forces through contracts with governments.</td>
<td>Approved as Amended*</td>
</tr>
<tr>
<td>105</td>
<td>STANDING COMMITTEE ON SPECIALIZATION</td>
<td>Grants reaccreditation to the Civil Trial Law program of the National Board of Trial Advocacy and the Estate Planning Law program of the National Association of Estate Planners &amp; Councils, Estate Law Specialist Board, Inc. of Cleveland, Ohio.</td>
<td>Approved</td>
</tr>
<tr>
<td>106</td>
<td>COMMISSION ON DISABILITY RIGHTS</td>
<td>Urges Congress to amend the Air Carrier Access Act, 49 U.S.C. § 41705 (1986), to establish a private right of action and to provide equitable and legal relief, including compensatory and punitive damages, as well as reasonable attorneys’ fees, reasonable expert fees, and the costs of the action to plaintiffs who prevail in civil discrimination actions.</td>
<td>Approved</td>
</tr>
</tbody>
</table>

* See Attached
Urges federal, state, local, territorial, and tribal governments to enact statutes, rules and regulations that would make it unlawful for any person to transfer, sell, trade, give, transport, or deliver any unfinished firearm frame or receiver to any person (other than a licensed importer, licensed manufacturer, licensed dealer, or licensed collector) unless the unfinished frame or receiver is serialized in accordance with federal requirements for the serialization of firearms, the recipient passes a background check consistent with the federal requirements for a licensed dealer’s transfer of a firearm, and records consistent with the federal record-keeping requirements for licensed firearm dealers are created and retained.

Approved

Urges federal, state, local, territorial, and tribal governments to enact statutes, rules and regulations that would require any person seeking to purchase a firearm to apply for a permit from a designated law enforcement or public safety agency; that, at a minimum, the applicant apply in person, be fingerprinted, and be subject to a background and criminal records check; and prohibit the sale, delivery or transfer of a firearm to anyone who does not possess a valid permit.

Approved

Urges federal, state, local, territorial, and tribal governments to enact statutes, rules and regulations that would define the requirements of safe storage of a firearm, require firearm owners to meet those requirements, promote safe storage education for firearm owners and urges the federal government to incentivize safe storage programs within the states.

Approved
<table>
<thead>
<tr>
<th>Bill Number</th>
<th>Committee/Division</th>
<th>Description</th>
<th>Status</th>
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</thead>
<tbody>
<tr>
<td>108</td>
<td>STANDING COMMITTEE ON ELECTION LAW SECTION OF CIVIL RIGHTS AND SOCIAL JUSTICE STANDING COMMITTEE ON PUBLIC EDUCATION SECTION OF STATE AND LOCAL GOVERNMENT LAW LAW STUDENT DIVISION</td>
<td>Urges federal, state, local, territorial, and tribal governments to enact legislation that provides for voter preregistration for eligible 16-18-year-olds and that they be added to the voter roll upon reaching the legal age for voting; for high schools and colleges to provide students a meaningful opportunity to register and vote and to provide robust civics education to promote well-informed voting; and for governmental entities to appropriate sufficient funds to implement voter preregistration and civics education as called for by this resolution.</td>
<td>Approved</td>
</tr>
<tr>
<td>109A</td>
<td>NATIONAL CONFERENCE OF COMMISSIONERS ON UNIFORM STATE LAWS</td>
<td>Requests approval of the Uniform Automated Operation of Vehicles Act as an appropriate Act for those states desiring to adopt the specific substantive law suggested therein.</td>
<td>Withdrawn</td>
</tr>
<tr>
<td>109B</td>
<td>NATIONAL CONFERENCE OF COMMISSIONERS ON UNIFORM STATE LAWS</td>
<td>Requests approval of the Uniform Electronic Wills Act an appropriate Act for those states desiring to adopt the specific substantive law suggested therein.</td>
<td>Approved</td>
</tr>
<tr>
<td>109C</td>
<td>NATIONAL CONFERENCE OF COMMISSIONERS ON UNIFORM STATE LAWS</td>
<td>Requests approval of the Uniform Registration of Canadian Money Judgments Act as an appropriate Act for those states desiring to adopt the specific substantive law suggested therein.</td>
<td>Approved</td>
</tr>
<tr>
<td>110</td>
<td>CRIMINAL JUSTICE SECTION</td>
<td>Urges federal, state, local, territorial and tribal governments to provide courts with discretion to allow defendants to remain released pending sentencing following a guilty plea or conviction as long as the court finds that the defendant is not likely to flee or pose a danger to the safety of any other person or the community if released, such as by amending 18 U.S.C. § 3143 or similar statutes in other jurisdictions.</td>
<td>Approved as Revised*</td>
</tr>
<tr>
<td>111</td>
<td>SECTION OF REAL PROPERTY TRUST AND ESTATE LAW</td>
<td>Urges federal, state, local, territorial and tribal governments, and their respective agencies and departments, to protect real property interests, including common law trespass and privacy rights, with respect to any statute, ordinance, regulation, administrative rule, order, or guidance pertaining to the development and usage of unmanned aircraft systems over private property.</td>
<td>Approved</td>
</tr>
</tbody>
</table>
Urges federal, state, local, territorial and tribal governments to enact legislation to remove voting barriers to Native American and Alaska Native voter registration and participation, and to establish measures to ensure protections for Native American and Alaska Native voting rights.

Encourages lawyers in all practice areas to use and promote technology-based platforms that facilitate the efficient, timely, and targeted matching of survivors of human trafficking who have legal needs with lawyers who have the requisite specialization and availability to meet those needs pro bono.

Urges federal, state, local, territorial, and tribal governments to enact legislation that allows for an individual to use an address other than a physical residential address for purposes of voter registration and urges the enactment of legislation or regulations that assign the voter to the precinct in which the person can be found, whether that location is expressed by a traditional address or description.
Encourages U.S. jurisdictions to consider adoption of regulatory innovation approaches to address the access to justice crisis in the United States.

Urges Congress to amend and reauthorize the Violence Against Women Act as reflected in H.R. 1585 (as passed) and S. 2843 (as introduced), or similar legislation, that specifically provides funding to tribal governments and recognizes the inherent authority of American Indian and Alaska Native governments to prosecute non-Indian perpetrators of crimes arising from gender-based violence, while ensuring that due process rights are protected as set forth in section 234(c) of the Tribal Law and Order Act, Public Law 111-211.

Urges the federal government to maintain an asylum system that affords all persons seeking protection from persecution or torture access to counsel, due process, and a full and fair adjudication that comports with U.S. and international law.

Urges the United States Congress to protect the security and integrity of U.S. federal elections by enacting legislation that authorizes and appropriates necessary funding for the National Institute of Standards and Technology.

* See Attached
URGES federal, state, local, territorial, and tribal governments to appropriate and allocate funds to identify and address mental health problems experienced by youth as a result of racism, poverty, and living in high crime communities.

REQUESTS from the California Lawyers Association and the North Carolina Bar Association to receive primary state bar association status and acquire additional delegate seats in the House of Delegates.

* See Attached
RESOLUTION

RESOLVED, That the American Bar Association supports an interpretation of the Citizenship Clause of the Fourteenth Amendment to the United States Constitution that recognizes all persons born in the territories, possessions, and commonwealths of the United States, and who are subject to the jurisdiction of the United States, as natural-born citizens of the United States; and

FURTHER RESOLVED, That the American Bar Association urges the Judiciary to declare 8 U.S.C. § 1408(1) and any other statute or regulation that withholding recognition as natural-born citizens from any persons born in any of the territories, possessions, and commonwealths of the United States, and who are subject to the jurisdiction of the United States, as unconstitutional in violation of the Citizenship Clause nothing in this Resolution should be construed to infringe on the cultural sovereignty of any United States territory, including the matai system in American Samoa.

Deletions struck through; additions underlined.
RESOLUTION

RESOLVED, That the American Bar Association urges federal courts to interpret supports an interpretation that the relationship of federal habeas corpus and federal civil rights law to permit an individual who is ineligible for federal habeas corpus relief to bring a civil rights claim pursuant to 42 U.S.C. § 1983 for civil rights violations associated with the criminal process leading to a criminal conviction; and

FURTHER RESOLVED, That the American Bar Association urges the United States Congress to amend 42 U.S.C. § 1983 to make explicit that an individual who is not eligible for federal habeas corpus relief may bring a civil rights claim pursuant to 42 U.S.C. § 1983 for civil rights violations associated with the criminal process leading to a criminal conviction.

Deletions struck through; additions underlined.
RESOLUTION

RESOLVED, That the American Bar Association urges Congress to enact legislation to clarify and explicitly ensure that it shall does not constitute a violation of federal law crime for lawyers, acting in accord consistent with state, territorial, and tribal ethical rules on lawyers’ professional conduct, to provide legal advice and services to clients regarding matters involving marijuana-related activities that are in compliance with state, territorial, and tribal law.

Deletions struck through; additions underlined
RESOLUTION

RESOLVED, That the American Bar Association urges supports the application by state, territorial, and federal courts to apply of the modern incorporation doctrine standards to the Seventh Amendment to the Constitution of the United States and make its formulation of the fundamental right to trial by jury in civil cases applicable to all states and territories of the Union.

Deletions struck through; additions underlined

Amendment to Line 1 and 2.
RESOLUTION

RESOLVED, That the American Bar Association urges all nations, including the United States, to become party to and implement the United Nations Convention on International Settlement Agreements Resulting from Mediation (also known as the Singapore Mediation Convention); and

FURTHER RESOLVED, That the American Bar Association urges the United States executive branch and Senate to regard the Singapore Mediation Convention as self-executing under U.S. law and urges that any U.S.-implementing legislation considered necessary be federal legislation.

Deletions struck through; additions underlined
RESOLUTION

RESOLVED, That the American Bar Association urges the U.S. federal government and other national governments, as well as multinational and international organizations around the world, to amend existing laws or enact new enforceable laws, policies and procedures that protect and provide for the health and well-being of all Military Working Dogs, whether deployed in service, armed forms or deployed to armed forces through contracts with governments, to:

- provide for military transportation back to their home country at decommission or retirement;
- grant priority of first adoption at retirement to their veteran soldier handlers;
- ensure the provision of skilled veterinary care while in military service, and fund the coverage of veterinary care costs in retirement for their lifetimes; and designate specific government oversight for compliance and enforcement of provisions for veterinary care, transportation and adoption processes at decommission or retirement.

Deletions struck through; additions underlined.
RESOLUTION

RESOLVED, That the American Bar Association urges federal, state, local, territorial and tribal governments, and courts and court rule-making entities, to provide courts with discretion to allow defendants to remain on bond released pending sentencing following a guilty plea or conviction as long as the court finds that the defendant is not likely to flee or pose a danger to the safety of any other person or the community if released, such as by amending 18 U.S.C. § 3143 or similar statutes in other jurisdictions.

Deletions struck through; additions underlined
RESOLUTION

RESOLVED, That the American Bar Association encourages U.S. jurisdictions to consider innovative approaches to the access to justice crisis in order to help the more than 80% of people below the poverty line and the majority many of middle-income Americans who lack meaningful access to legal services when facing critical civil legal issues, such as child custody, debt collection, eviction, and foreclosure effective civil legal services;

FURTHER RESOLVED, That the American Bar Association encourages U.S. jurisdictions to consider regulatory innovations that have the potential to improve the accessibility, affordability, and quality of civil legal services, while also ensuring necessary and appropriate protections that best serve clients and the public including the provision of legal counsel as a matter of right and at government expense for children facing essential civil legal matters and for low-income individuals in adversarial proceedings where basic human needs or a loss of physical liberty are at stake;

FURTHER RESOLVED, That the American Bar Association encourages U.S. jurisdictions to collect and assess data regarding regulatory innovations both before and after the their adoption of any innovations to ensure that changes are effective in increasing access to legal services and are in the public interest of clients and the public; and

FURTHER RESOLVED, That nothing in this Resolution should be construed as altering recommending any changes to any of the ABA Model Rules of Professional Conduct, including Rule 5.4, as they relate to nonlawyer ownership of law firms, the unauthorized practice of law, or any other subject.

Deletions struck through; additions underlined.

Proposed amendment on lines 22 and 23.
RESOLUTION

RESOLVED, That the American Bar Association urges the federal government to maintain an asylum system that affords all persons seeking protection from persecution or torture access to counsel, due process, and a full and fair adjudication that comports with U.S. and international law;

FURTHER RESOLVED, That the American Bar Association opposes the imposition of limitations that restrict eligibility for asylum based on the place or manner of arrival at the U.S. border or submission of applications for protection in countries of transit;

FURTHER RESOLVED, That the American Bar Association opposes the implementation of procedures that allow U.S. immigration authorities to refuse to process asylum seekers arriving at the border or to transfer asylum seekers to other countries for processing of their asylum claims, without regard to the safety situation or the adequacy of the asylum process in those third countries; and

FURTHER RESOLVED, That the American Bar Association opposes procedural restrictions including but not limited to the Migration Migrant Protection Protocols (“MPP”), that prevent migrants from remaining in the United States during the adjudication of their asylum claims.

Deletions struck through; additions underlined
AMERICAN BAR ASSOCIATION

HOUSE OF DELEGATES COMMITTEE ON CREDENTIALS AND ADMISSIONS

Recommendation regarding requests from the California Lawyers Association and the North Carolina Bar Association for Primary State Bar Association Designation and Acquisition of Additional Delegate Seats in the House of Delegates

I-CALIFORNIA DELEGATION

The Credentials and Admissions Committee recommends approval of the California Lawyers Association as the primary state bar in the HOD California delegation (State Bar of California to remain in the House as the secondary state bar in the California delegation, with 1 delegate seat), and that CLA receive 2 of the SBC’s delegate seats, inclusive of the seats’ current terms which will conclude at the end of the 2020 Annual Meeting.

II-NORTH CAROLINA DELEGATION

The Credentials and Admissions Committee recommends approval of the North Carolina Bar Association as the primary state bar in the HOD North Carolina delegation, and that, NCBA receive the 5 seats that were relinquished by the North Carolina State Bar Association, inclusive of the seats’ current terms as follows:

(3) with term to end at the conclusion of the 2020 Annual;
(1) with term to end at the conclusion of the 2021 Annual, and
(1)-YLD with term to end at the conclusion of the 2021 Annual

In addition, the Committee recommends that it be allowed to report/make a motion for approval of both of the above recommendations, at the start of the House 2020 Midyear proceedings, so that the additional delegates for each organization may be officially certified and seated in the well of the House as voting delegate representatives of the organizations for the 2020 ABA House of Delegates Midyear Meeting.

Deletions struck through; additions underlined.