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Statements of Organizations Opposed to Governor Abbott’s Action on HB 3557 - the Protest Over-criminalization Bill

“Bills like HB 3557 should be a wake-up call that our legislators will choose corporate protection and profits over the constitutional rights of its citizens. Even those lawmakers who proclaim to be on the right side of environmental justice are positioning themselves on the wrong side of this struggle. While we welcome amendments that lessened the severity of this bill, any chipping away of our rights is unacceptable and we will continue to fight this for the long haul,” said Naylee Farjad and Alia Salem, Dallas Peace and Justice Center.

“HB 3557 is a fear tactic to dissuade environmental justice movements like Standing Rock from challenging the continued use of fossil fuels. We are at a tipping point as our ecosystems decline at accelerated rates and instead of protecting our environment, we are protecting big oil and pipelines. Across the country, we have seen these bills challenged for stripping us of our constitutional rights, Society of Native Nations will not be silenced and plans to fight these bills every step of the way,” stated Society of Native Nations Campaign Manager Jennifer K. Falcon.

“It is unfortunate that people who have no knowledge of Native History in Texas can decide the definition of those original people that protect their Tribal lands and Tribal identities from colonial ethnic cleansing. We as the Original refuse to give consent to the ongoing genocide of the original people’s humanity and the travesty of the lands that are stolen by politicians,” said Juan Mancias, Tribal Elder, Carrizo Comecrudo Tribe of Texas.

“The passage of this horrendous bill is indicative of the rigged state government of Texas. The oil and gas industry is a monster, shepherded by Governor Abbott and jointly guilty of blocking needed change for the sake of profit. Historians will look back at this industry and the TX state gov and declare - they were the criminals,” said Lori Glover, Big Bend Defense Coalition, Alpine TX.

“With his decision on HB 3557, Governor Abbott showed he cares more about interests of powerful polluting interests than the Texans who are working to defend their families, communities and property from harm. This law will mean that simply kneeling to pray in front of construction equipment that is putting a pipeline through your land could make you a felon and throw you in prison for up to two years. This legislation was designed by powerful polluting special interests to scare Americans into staying quiet about the devastation of our environment, the desecration of sacred spaces, land theft, and the violation of sovereign treaty obligations. We will continue to work to stand up for free speech, and we will work to hold all those who stood with special interests over the civil liberties accountable in the months to come,” said Robin Schneider, Executive Director of Texas Campaign for the Environment.

“The powerful oil and gas lobby typically gets what it wants out of the Texas Legislature, so it was harder than it needed to be to convince our lawmakers that someone chaining themselves to a tree at a pipeline construction site is not the same as destroying a pipeline. I just wish the same concern for safety and security several lawmakers showed transferred to bills that would
have addressed the lethal but preventable accidents, leaks, and explosions we see in Texas year after year,” said Cyrus Reed, Interim Director of the Sierra Club’s Lone Star Chapter.

Background

HB 3557 (Paddie) is the Texas version of model legislation developed by the American Legislative Exchange Council (ALEC) in response to the Dakota Access Pipeline protests and other oil and gas-related demonstrations in recent years. The bill adds significant criminal penalties to any protest activity which destroys facilities, or impairs or interferes with the operations of “critical infrastructure.”

The new crimes that would warrant felonies are: “Damaging or Destroying Critical Infrastructure Facility”, Intent to Damage or Destroy Critical Infrastructure Facility,” “Impairing or Interrupting Operation of Critical Infrastructure Facility.” The new crime “Intent to Impair or Interrupt Operation of Critical Infrastructure Facility” would be a Class A misdemeanor. The bill also contains provisions that would impose up to $500,000 in fines for any congregation, corporation or organization that is found guilty of an offense under this legislation.

Under HB 3557 critical infrastructure covers a wide variety of facilities including chemical manufacturing facilities; refineries; electrical power generating facilities, substations, switching stations, electrical control centers, or electrical transmission or distribution facilities; a water intake structure, water treatment facilities, wastewater treatment plants, or pump stations; natural gas transmission compressor stations; liquid natural gas terminals or storage facilities; telecommunications central switching offices; ports, railroad switching yards, trucking terminals, or other freight transportation facilities; gas processing plants, including plants used in the processing, treatment, or fractionation of natural gas; transmission facilities used by a federally licensed radio or television station; alumina refineries; polymer or rubber manufacturing plants; steelmaking facilities that use an electric arc furnace to make steel; high hazard dams; concentrated animal feeding operations; any portion of an aboveground oil, gas or chemical pipelines: oil or gas drilling sites; groups of tanks used to store crude oil, any oil, gas or chemical production facility; oil or gas wellheads; oil and gas facilities that have an active flare.