### T- Framework

#### Interp: The affirmative may only garner offense from the hypothetical implementation of A just government ought to recognize an unconditional right of workers to strike.

#### Resolved requires policy action

Louisiana State Legislature (<https://www.legis.la.gov/legis/Glossary.aspx>) Ngong

**Resolution**

**A legislative instrument** that generally is **used for** making declarations, **stating policies**, and making decisions where some other form is not required. A bill includes the constitutionally required enacting clause; a resolution **uses the term "resolved".** Not subject to a time limit for introduction nor to governor's veto. ( Const. Art. III, §17(B) and House Rules 8.11 , 13.1 , 6.8 , and 7.4 and Senate Rules 10.9, 13.5 and 15.1)

#### Government

Oxford Lexico. Definition of government in English. <https://www.lexico.com/en/definition/government>

The governing body of a nation, state, or community. ‘an agency of the federal government’

#### Recognize

Oxford Lexico. Definition of recognize in English. <https://www.lexico.com/en/definition/recognize>

Acknowledge the existence, validity, or legality of. ‘the defense is recognized in Mexican law’

#### Unconditional

US Legal. Unconditional Law and Legal Definition. https://definitions.uslegal.com/u/unconditional/

Unconditional means without conditions; without restrictions; or absolute. For instance, unconditional promise is a promise that is unqualified in nature. A party who makes an unconditional promise must perform that promise even though the other party has not performed according to the bargain.

#### Right

Law.Com. Services and Resources Legal Dictionary. https://dictionary.law.com/Default.aspx?selected=1857

1) n. an entitlement to something, whether to concepts like justice and due process or to ownership of property or some interest in property, real or persona

#### Workers

UK Practical Law. Glossary. Worker. https://uk.practicallaw.thomsonreuters.com/6-200-3640?transitionType=Default&contextData=(sc.Default)&firstPage=true

Section 230(3), ERA 1996 defines a worker as an individual who has entered into or works under (a) a contract of employment or (b) any other contract, whether express or implied and (if it is express) whether oral or in writing, whereby the individual undertakes to do or perform personally any work or services for another party to the contract whose status is not by virtue of the contract that of a client or customer of any profession or business undertaking carried on by the individual.

#### Strike

Encyclopedia.com. Strike. https://www.encyclopedia.com/social-sciences-and-law/economics-business-and-labor/labor/strike

(of employees) refuse to work as a form of organized protest, typically in an attempt to obtain a particular concession or concessions from their employer: workers may strike over threatened job losses.∎ [tr.] undertake such action against (an employer).

**Violation: they dont - cx is binding and proves**

#### 1] Limits: their model has no resolutional bound and creates the possibility for literally an infinite number of 1ACs. It allows someone to specialize in one area 4 years giving an huge edge over people who switch research focus ever 2 months, which means their arguments are presumptively false because they haven’t been subject to well-researched clash.

**Vote neg for predictable limits and ground---allowing the aff to pick any grounds for the debate makes negative engagement**

2] Clash---forfeiting government action enables retreat from controversy and forces the negative to concede solvency before winning a link -- clash is the necessary condition for distinguishing debate from discussion, but negation exists on a sliding scale -- that jumpstarts the process of critical thinking, reflexivity, and argument refinement. It’s also key to movement building—no critical testing means movements fail instantly.

#### TVA: <sabotage> - k2 new exportable strategies against anti-asian violence

#### Any DA to the TVA negates – proves that there’s workable clash under my interp.

#### Procedural fairness outweighs

#### (1) Evaluation – even if their arguments seem true, that’s only because they already had an advantage – fairness is a meta constraint on your ability to determine who best meets their ROB. Can’t weigh case since I couldn’t disprove it.

#### (2) Inescapable – every argument you make concedes the authority of fairness: i.e. that the judge will evaluate your arguments. Absent some judge-debater reciprocal relationship, they could just hack against or for you.

#### (3) Quality of discussion – Debate’s unique value is that it forces engagement and contestation of issues – but this is impossible if I don’t even know what to prepare for.

#### (4) We can always read into this stuff later but a loss is permanent

#### (5) Tangibility – voting aff has no terminal impact- it doesn’t educate anyone or cause us to make some societal shift whereas theory norms are set all the time like nibs and brackets.

#### DTD- T is question of models of debate and the damage is already done

#### No impact turns – a. higher layer bc it indicts the aff b. baiting c. illogical

#### CI- they have to proactively to justify their model and reasonability links to our offense

### ballot shit

#### The role of the ballot is to vote for the better team. Anything is self serving, arbitrarily limits the scope of engagement, and begs the question of the rest of the debate.

#### Reject framing arguments that parametricize content – debate should be an open forum to attack ideas from different directions – anything else staticizes knowledge which their ev would obviously disagree w/.

#### The rob –

#### 1. Competition- The competitive nature of debate wrecks the interactive nature of debate – the judge must decide between two competing speech acts and the debaters are trying to beat each other – this is the wrong forum for interaction

#### 2. Spillover- How does educational orientations spill over beyond this space? Empirically denied – judges vote on this on this time and nothing ever happens.

#### 3. Prescription- certain interactions are prescripted – eg subjectivity– can’t be reformulated so easily

#### 5. No evidence for the power of the ballot – debate specific – negate on presumption.

**Ritter 13**[Michael, JD UTexas Law, B.A. cum laude Trinity University. September 2013. “Overcoming the Fiction of ‘Social Change Through Debate’: What’s to Learn From 2Pac’s Changes?” <https://docs.wixstatic.com/ugd/9896ec_8b2b993ec42440ecaab1b07645385db5.pdf>]

Up to this point, this article has shown how each of the essential components of “**competitive interscholastic debate**” makes it very different from any other kind of debate. But one thing that is persuasive in any kind of debate is some sort of properly conducted study (or even a mere survey) that provides empirical proof or even substantial anecdotal support. To date, **none of the many academics** who coach or participate in the debate community have published a study or survey to support **the social change fiction**. (Perhaps they have tried, and discovered they were just wrong.) But until such an empirical study of competitive interscholastic debate is conducted, **students, judges, and coaches should not take it for granted**

Debate is good

A] Self-reflexivity: The process of debate teaches us to understand opposing viewpoints and further create nuanced strategies through iterative refinement which means it turns the aff

B] Constitutive rules: They still participate in rules like speech times, disclosure norms etc which means they don’t subvert anything

C] Scholarships- Debate gives low income debaters the possibility to get scholarships and materially improve their lives. Impact turning debate good is the functional equivalent of impact turning the very livelihood of some people.

D] Portable Skills- The process of debating and drafting political solutions teaches us the language of policy makers which helps us mobilize political action in the future to materially reduce violence. Materiality outweighs because it’s the only tangible impact while their impacts are abstract at best

E] Self-Defeating- Them claiming and advocating for debate being bad is happening in the debate space which proves institutions are inescapable and are requires for the process of subversion which only our model solves

F] Safety- Debate is a literal home for many identity debaters who cannot come out to their parents or be open about their preferences elsewhere. Proven by many identity teams that I know saying that debate was their ‘second home’. Collapsing debates pedagogical value destroys a safe place for these people

### Case

#### A – Systems – the 1AC argues that material institutions create the social realities that replicate violence but ceding the state refuses to alter these conditions

#### B – Spillover – the aff assumes that its advocacy of a certain affect is sufficient to result in the liberation of the flesh BUT they are missing a robust internal link to solving oppression inside OR outside the round

#### C- Ineffective-there’s no benefit to affirming the aff in debate-the round won’t spill up since nobody monitors individual rounds-means they don’t get their subjectivity offense – debate never solves the ontological revolution

#### Autonomous experimentation fails

King, 16—has been active in campaigning for refugee rights and against border controls for over a decade, has taught at the University of Nottingham and worked as a caseworker with the British Refugee Council (Natasha, *No Borders: The Politics of Immigration Control and Resistance* pg 39-42, dml)

But to what extent are these experiments in autonomy ever entirely autonomous? In response to Richard Day’s book on the newest social movements, Richard Thompson argues that it’s unrealistic to talk about creating wholly autonomous social structures because ‘[t]he second they’re consequential is the second they’ll be noticed [by the state]. At that point, it becomes impossible to break the cycle of antagonism by will alone. They will come after us’ (Thompson n.d., emphasis added). In other words, experiments in autonomy are rarely (if ever) entirely free from a relation to the state, or from state antagonism, and we are rarely able to ignore that antagonism. We may antagonize the state, but we are forced also to respond to the state, as a form of self-defence. This has happened time and time again, from the steady illegalization of squatting in Europe, and the tightening of laws around private property, to the infiltration by the CIA of the Black Panther movement, to the struggle between the Zapatistas and the Mexican state. We see this in the struggle for the freedom of movement when, continuing with the examples above, the EU employs Frontex special missions on the Turkish/Greek borders, or when the living spaces of people without papers are raided or destroyed. Whether people have been forced to, or they have seen it as the best strategy, the history of struggles for liberation has been one that included demands on the state. Often this has taken the form of engagement in a politics of rights and/or recognition. From the movement of the Sans Papiers in France, to ‘a Day without Migrants’ in the USA; from campaigns that fight against the detention and deportation of people without papers, to struggles against police violence, resistance through forms of visible collective action have been central to struggles against the border. In most cases such struggles have made demands on the state, particularly through seeking recognition as a group, and through making claims to rights. But to what extent are demands for rights and/or recognition part of a no borders politics? Demands for rights and recognition have played a big part in the struggle for the freedom of movement. Yet there has been a long history of criticism over the politics of citizenship. Rights claims, for example, have been seen as essentially reinforcing the role of the state as the benefactor and grantor of rights, and reinforcing the notion that rights represent entitlements applicable to those who fit certain descriptions of being a human (cf. Arendt 1973 [1951]; Barbagallo and Beuret 2008; Bojadžijev and Karakayali 2010; Elam 1994). From this perspective, demands for rights and representation amount to disputes over the allocation of equality and therefore can only ever achieve a redistribution of that equality, rather than undermining the idea that equality is somehow qualified in the first place. As Imogen Tyler says, ‘[c]itizenship is a famously exclusionary concept, and its exclusionary force is there by design. The exclusions of citizenship are immanent to its logic, and not at all accidental. Citizenship is meant to produce successful and unsuccessful subjects. Citizenship, in other words, is “designed to fail”’ (Tyler, quoted in Nyers 2015: 31). Similar variations of this critique have appeared in the autonomy of migration debate. Representation can also be thought of as a bordering technology that seeks to pacify and discipline expressions of autonomy (or attempts at escape) (Papadopoulos et al. 2008). In other words, the politics of citizenship is problematic because it only ever brings people into the state. ‘Of course migrants become stronger when they become visible by obtaining rights, but the demands of migrants and the dynamics of migration cannot be exhausted in the quest for visibility and rights’ (ibid.: 219). I have a lot of sympathy with these arguments, and because of them am extremely suspicious of a politics of citizenship. But when it comes to actual practices of struggle against the border, a resolute stand against such strategies seems naïve, and insulting to those who have taken part. Migrant-led struggles have often been claims for rights, and ultimately I don’t want to dismiss such practices because they are philosophically problematic. In fact, sometimes to appeal to rights or recognition is the only available strategy in situations of extreme vulnerability, where people’s options are highly limited. Recognizing that we are in relations of power right now means also recognizing that our situation is imperfect and that we have to struggle in our (imperfect) reality. Youssef, a long-time activist for the freedom of movement in Greece, himself of North African descent, talked about the need for pragmatism in tactics; that sometimes we must engage with the state in order to bring about greater freedoms now. ‘Today, in Creta, in Chania, they will catch five people. How can I take them from the jail? I have something in the police station, OK. I have to talk with them today. OK? But tomorrow I can fuck him. He’s not my friend. He’s not my comrade. OK. We are talking today. Tomorrow we are fucking’ (interview, Youssef). His statement reflects how many practices that refuse the border often come out of necessity. In other words they’re rarely part of some intentional or ‘noble’ act to become a rights-bearer, say, and more often pragmatic decisions based on the need to alleviate immediate situations of oppression. A no borders politics seeks to go beyond claims to representation and rights that ultimately stand to reinforce the state. But claims to representation and rights can sometimes do this too. Building on Foucault’s idea that power can be both positive and empowering or negative and dominating, Biddy Martin and Chandra Mohanty suggest that fighting oppression involves seeing power in a way that refuses totalizing visions of it and can therefore account for the possibility of resistance, as in creating something new, within existing power relations (Martin and Mohanty 2003: 104). Suggesting that representation only ever brings people into power therefore means rejecting a vast range of moments when the oppressed have voiced their refusal to be reduced to non-beings outside of politics (Sharma 2009: 475). In other words, resistance is not only or always a reaction to the constraining effects of dominating power, but can also express power as something positive and liberating. From the Black Panthers to the Sans Papiers, demands for representation, when carried out by minority groups for themselves, can challenge the role of dominant power over that group and create new, emancipated subjectivities (Goldberg 1996; Malik 1996). Depending on who it is that acts, then, in some cases demands for recognition/rights can be a radical and transformative political act (Nyers 2015. See also Butler and Spivak 2007; Isin 2008; Nyers and Rygiel 2012). As Nandita Sharma suggests, in response to Papadopoulos et al.’s book Escape Routes, we must recognise that making life and fashioning our subjectivities are intimately intertwined and making ‘new social bodies’ … is not the same as bringing people back into power through identity politics (or identity policing). It is important to recognise that there are significant qualitative differences between subjectivities. There are those that Papadopoulos et al. rightly discuss as bringing us directly back into power – and which account for most of the subjectivities that people hold today (‘race’, ‘nation’, ‘heterosexual’, ‘homosexual’, ‘native’ and so on) – but there are also those that are born of practices of escape. (Sharma 2009: 473, emphasis in original)