
Proposed State Party Resolutions – Oklahoma Republican Party State Convention 2024

Summary

Whereas Rule 17(b), 17(c), and 17(d) outline the duties and responsibilities of the State Convention Credentials, Platform, and Rules Committees, a committee does not exist with duties to address Resolutions. Pursuant to 10(g) & 19(a), the State Chairman established an Ad Hoc Resolutions Committee for the 2024 State Convention, for the purpose of compiling a Resolutions Report. The committee compiled and organized those proposed resolutions, which are not considered Platform or State Party Rule Changes but any other type of Resolution that was submitted, in this report for consideration at the 2024 State Convention. Resolutions were not included that conflicted with principles outlined in the Oklahoma Republican Party Platform, state law or national law; duplicates were removed; and multiple submissions with the same topic were combined.

The 2024 Rules Committee met on Monday, April 29th, 2024 via Zoom; Tuesday, April 30th, 2024 via Zoom; and on Wednesday, May 1st, 2024 via Zoom. The final report was submitted to the State Executive Committee.

Resolutions Committee

The 2024 Resolutions Committee consisted of:

Dickson, Steve (Chair)

Carnes, Jeramy

Carpenter, Patricia

Chapman, Karen

Coldiron, Derek

Davis, Stephanie

Deboer, Mishela

Esk, Scott

Garrelts, Emilie

Hayes, Andrew

Jarvis, Candy

Martin, Christopher

Means, Shelia

Miles, Lonnie

Peterson, Sarah

Shroyer, Dwaine

Spencer, John

Statler, Paulette

Tapp, Kenny

Tiemann, Donny

Wilburg, Cheryl

Wooley, Casey

A. Proposed Resolutions – General

PROPOSED RESOLUTION	
SUBJECT:	WORK WITH TEXAS ATTORNEY GENERAL PAXTON SUING BIG PHARMA
PROPOSED BY:	WASHINGTON COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ATTORNEY GENERAL DRUMMOND
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION FOR AUTONOMY OF OUR CITIZENS	
<p>WHEREAS, Texas Attorney General Ken Paxton filed a massive lawsuit against Pfizer, accusing the company of using highly misleading rhetoric to trick Americans into getting the COVID (vaccine) shot despite its failure to prevent infection and transmission;</p> <p>WHEREAS, in May of last year, Paxton launched an investigation into Pfizer, Moderna and J&J because they potentially lied to the public about the success rate of their respective (vaccine) shots;</p> <p>WHEREAS, at the time, companies could not be targeted for their drug side effects because of the sweeping liability protections;</p> <p>WHEREAS, Paxton warned at the onset of his investigation that the “potentially fraudulent activity” of vaccine manufacturers like Pfizer is fair game for a lawsuit because it falls outside the scope of legal immunity; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party urges big pharma must be held accountable for their actions; and urges agreement with the lawsuit in Texas by Attorney General Ken Paxton.</p>	

PROPOSED RESOLUTION	
SUBJECT:	PARTY GOVERNANCE – SECURE CONVENTIONS
PROPOSED BY:	OKLAHOMA COUNTY
STATE CHAIRMAN TO SUBMIT TO:	STATE EXECUTIVE COMMITTEE
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION TO SECURE CONVENTIONS OF THE OKGOP	
<p>BE IT RESOLVED, That the Oklahoma Republican Party recognizes that with security being paramount for the function of the Oklahoma Republican Party, all conventions shall be secure as to delegates being admitted and leaving the floor of the convention.</p>	

B. Proposed Resolutions Regarding Elections

PROPOSED RESOLUTION	
SUBJECT:	OUTSIDE MONEY IN OKLAHOMA POLITICS
PROPOSED BY:	GARVIN AND WASHINGTON COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION TO ABOLISH ALL OUTSIDE MONEY IN OKLAHOMA ELECTIONS	
<p>BE IT RESOLVED, That the Oklahoma Republican Party calls upon the officials of the state of Oklahoma to do their duty to uphold their oaths to the Constitution and abolish all outside money coming into Oklahoma for any use of any kind in our elections, and to rely only on money that originates from within the state and its citizens to conduct our elections, and return to the complete Constitutional governance of this state as they freely agreed to upon taking their oaths of office.</p>	

PROPOSED RESOLUTION	
SUBJECT:	AUDIT THE STATE ELECTION BOARD
PROPOSED BY:	OKLAHOMA, OSAGE AND WASHINGTON COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	ALL WHO CAN REQUEST AN AUDIT
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION TO AUDIT THE STATE ELECTION BOARD	
<p>WHEREAS, The Legislature of the State of Oklahoma created, under direction of the People of Oklahoma in the State Constitution, the State Election Board;</p>	
<p>WHEREAS, It is our duty as the People and citizens of Oklahoma to oversee our Legislature and direct our Legislature to perform necessary oversight of the offices they create;</p>	
<p>WHEREAS, The Legislature has the obligation for oversight of the State Election Board;</p>	
<p>WHEREAS, The State Election Board is not required to file a public audit or report of their yearly expenditures;</p>	
<p>WHEREAS, Our elections have been wrought with problems over the past several years, including voter roll problems, data anomalies, machine breakdowns and old software, as well as fewer precinct polling locations being opened in response to increased voter turnout, and given a lack of appropriate attention to the problems listed above by the State Election Board; therefore, be it</p>	

RESOLVED, That the Oklahoma Republican Party calls upon our Legislature and State Auditor to investigate and audit the Office of the State Election Board in its entirety, including the office of the State Secretary, all County Election Boards offices, all financial records, and any and all records pertaining to the conduct of elections in Oklahoma, and any correspondence of the State Election Board with the County Election Boards for the past 16 years, and recommend action, if necessary, to correct any and all problems uncovered in such an audit, including referrals for any criminal activity which may be uncovered, or civil violations of law; and

RESOLVED, That the Oklahoma Republican Party calls upon the Legislature and the State Auditor to publicly disclose their findings to the People of Oklahoma within the next 12 months, and to designate the funds and personnel to conduct such audits out of the reported state surplus in the budget or make such funds available from the appropriate state account.

PROPOSED RESOLUTION	
SUBJECT:	RE-REGISTER TO VOTE
PROPOSED BY:	OKLAHOMA, OSAGE AND WASHINGTON COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS

IF APPROVED: As Adopted by the 2024 OKGOP State Convention



RESOLUTION TO CALL FOR RE-REGISTRATION OF ALL OKLAHOMANS TO VOTE

WHEREAS, The right to vote is an inherent right for all citizens of the United States;

WHEREAS, Election or voter fraud disenfranchises all citizens;

WHEREAS, Oklahoma’s voter rolls are bloated irreconcilably with invalid voter registrations of all types that violate Title 26 of Oklahoma’s Election Code;

WHEREAS, Only Oklahoma citizens can vote in our elections and must be registered to vote through the State Election Board; therefore, be it

RESOLVED, That the Oklahoma Republican Party calls upon the Legislature to pass, intact, language identical to HB3677 of the 2022 regular legislative session, authored by Representative Sean Roberts (R-Hominy), which calls for the State Election Board to immediately archive the current voter rolls of Oklahoma and re-register all Oklahomans to vote, issuing a new voter ID card to all legal and valid residents of Oklahoma who request a new registration card. All identification used to request a new ID card **MUST** be verified as legitimate by the State Election Board and the information on the registration application checked against the information on file for the applicant stored by the pertinent state or government agency.

PROPOSED RESOLUTION	
SUBJECT:	ELECTION INTEGRITY AND VOTING MEASURES
PROPOSED BY:	OKLAHOMA AND PAYNE COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	OKLAHOMA SENATE PRO TEMPORE GREG MCCORTNEY AND OKLAHOMA HOUSE OF REPRESENTATIVES SPEAKER CHARLES MCCALL
<p><i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i></p>  <p>RESOLUTION SUPPORTING ELECTION INTEGRITY AND VOTING MEASURES</p> <p>WHEREAS, Election integrity measures are essential for the continuation of Liberty;</p> <p>WHEREAS, Sufficient evidence has been presented that electronic voting machines are not secure;</p> <p>WHEREAS, County Election Boards in the State of Oklahoma resist and in some cases refuse to provide requested cast voter records to the citizens of their respected counties;</p> <p>WHEREAS, The graphic representation of the data from the 2020 presidential elections nationwide which reported Mr. Joseph Biden received more votes than Mr. Donald J. Trump was identical to the graphic representation of the data from the Oklahoma 2020 presidential election results in which Mr. Donald J. Trump received more votes in all 77 counties;</p> <p>WHEREAS, The graphic representation of Oklahoma election data from the 2020 elections demonstrated multiple candidate races across our state revealed nearly identical election result patterns across the broad spectrum of candidate races which indicates there was programming manipulation of Oklahoma voting data during the 2020 General Elections;</p> <p>WHEREAS, Sufficient evidence demonstrates hand counted paper ballots are the most effective method to secure Oklahoma’s elections;</p> <p>WHEREAS, Smaller voter precinct areas across Oklahoma will facilitate more accurate election tabulations and results from hand counted paper ballots;</p> <p>WHEREAS, Tulsa and Oklahoma Counties are the only counties in the state that do not record early and absentee voting by precinct, but record these votes by the “999” designation. Cleveland County, our third largest county with 105 precincts, is able to record early voting and absentee voting by precinct; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party instructs The Oklahoma Senate and House of Representatives to pass legislation banning electronic voting equipment in all Oklahoma public elections; and</p> <p>RESOLVED, That the Oklahoma Republican Party instructs The Oklahoma Senate and House of Representatives to pass legislation to implement public voting during statewide, county, and local elections in Oklahoma using paper ballots and hand counting only; and</p>	

RESOLVED, That the Oklahoma Republican Party instructs The Oklahoma Senate and House of Representatives to pass legislation supporting assigning all ballots to their rightful precinct regardless of how they are cast and extremely stringent rules around the issuance of absentee ballots and the counting of said ballots; and

RESOLVED, That the Oklahoma Republican Party instructs The Oklahoma Senate and House of Representatives to pass legislation supporting numerous other election integrity and security measures including single day voting, the requirement of state issued voter ID that includes a photo of the voter, and the announcement of all results as soon as possible.

C. Proposed Resolutions Calling for the State of Oklahoma Legislative Action

PROPOSED RESOLUTION	
SUBJECT:	OPEN GOVERNMENT RESOLUTION/ BILLS HEARD
PROPOSED BY:	CIMARRON, GARVIN, KAY, OSAGE AND WASHINGTON COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION TO REQUIRE THE OKLAHOMA STATE LEGISLATURE TO HAVE AN OPEN GOVERNMENT WHEREBY ALL ELECTED LEGISLATORS CAN FULLY REPRESENT THEIR CONSTITUENTS	
<p>WHEREAS, The “Rules” of the Oklahoma state legislature make it practically impossible, especially for newly elected legislators, to represent their constituents in any meaningful way; and every citizen deserves to be represented to the best of his legislator’s ability;</p>	
<p>WHEREAS, The Leadership of each legislative body (Senate Pro Tempore and Speaker of the House) appoints committee Chairs, and determines who the committee members are;</p>	
<p>WHEREAS, The Leadership sets the agenda of each legislative body, including which bills will be assigned to committees, and which bills will be heard on the floor before the entire body;</p>	
<p>WHEREAS, Those appointed to chair a committee also have the power to deny a bill a hearing and a vote before the committee or not; and have the power to request or require changes to a bill, effectively bypassing the purpose of the committee and representative government;</p>	
<p>WHEREAS, The Speaker of the House, the Pro Tempore of the Senate, and the individual committee Chairmen who are appointed by the Leadership, become, in effect, “super” legislators, capable of suppressing or promoting any legislation they choose;</p>	

WHEREAS, Given the practical effect of the “Rules” of the legislature is that any bill can be killed by the power of these few “super” legislators, without a hearing or a vote, either in committee or on the floor of the legislative body before all the members;

WHEREAS, The Leadership, by selecting loyal committee Chairmen and arranging membership of committees, can manipulate the entire legislative agenda, killing bills they do not want heard, and pressuring legislators to vote a certain way on bills they want passed;

WHEREAS, Since the quickest way to gain influence at the Oklahoma state legislature is to support the Leadership’s agenda, many legislators will compromise a little, or a lot, so that their own bills can be heard;

WHEREAS, An array of excuses is made so that any legislator's bills may not be heard (lack of time, calendar is too full, every bill will have to be heard, there is a discharge petition);

WHEREAS, Some legislators have stated there is “seniority” at the state capitol among legislators; yet all legislators should have equal opportunity to have their bills heard whether they are terming out or they are first year legislators;

WHEREAS, Bills could be limited to a certain number filed by each legislator, and that those bills could be ranked in order of importance, with all the highest priority bills heard first, then the next highest bills, and so on, until all bills are heard if the legislator so chooses, regardless of the committee Chair’s decision;

WHEREAS, Approximately 20 other states have an Open Government legislature; therefore, be it

RESOLVED, That the Oklahoma Republican Party endorses a change in the Oklahoma House and the Oklahoma Senate rules, and that a new Rule is adopted that, at the bill authors' request, shall allow an opportunity for every bill to be heard and receive a vote in committee, and having passed committee, shall have an opportunity to be heard and receive a vote on the House or Senate Floor; and

RESOLVED, Furthermore, to ensure an Open Government in Oklahoma in perpetuity, the Oklahoma Republican Party endorses an amendment to the state Constitution to accomplish the same is the best remedy.

PROPOSED RESOLUTION	
SUBJECT:	STATE CONSTITUTIONAL AMENDMENT RE: OATH OF OFFICE
PROPOSED BY:	COMANCHE COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION SUPPORTING A CONSTITUTIONAL AMENDMENT REGARDING OATH OF OFFICE	
WHEREAS, We the people of the State of Oklahoma do recognize in Article VI of the United States Constitution our founding fathers enshrined the duty whereby every elected official, federal and state including every judge in America are bound by the United States Constitution;	
WHEREAS, The Constitution of the State of Oklahoma requires our elected officials to pledge and sign an oath “to support, obey and defend the United States Constitution and the Constitution of the State of Oklahoma” before assuming the duties of the office;	
WHEREAS, We the people of the State of Oklahoma, empowering the people within the district of an elected official to hold said elected official responsible in the performance of sworn duty do hereby enact this Amendment to the State Constitution;	
WHEREAS, Recognizing that any elected official and/or a judge having taken the oath of office violates their oath by supporting any legislative act that is in violation of the United States Constitution, according to Article 15 of the State Constitution and Article VI of the United States Constitution the elected official has committed perjury;	
WHEREAS, We the people of the State of Oklahoma do hereby create the procedures for the people within the elected official’s district to hold the elected official accountable for committing perjury and violating the trust of the voters;	
WHEREAS, We the people of the State of Oklahoma recognizing that the rights of the people are derived from our creator and the United States Constitution provides limits and restrictions on government authority to infringe on these God-given rights do enact this Amendment to the Constitution of the State of Oklahoma; therefore, be it	
RESOLVED, That the Oklahoma Republican Party recognizes that true and honest justice must be available at the lowest level possible to ensure the God given rights of the individual are respected and secured against an abusive government that may drain the resources of even the wealthiest and most innocent of citizens; and	
RESOLVED, That the Oklahoma Republican Party recognizes that true and honest justice is only possible from a judicial system which adheres strictly to the constitutional limits of government authority; and	
RESOLVED, That the Oklahoma Republican Party demand our elected officials submit for a vote of the people of the State of Oklahoma a State Question whereby designating “all District Courts	

inside the boundaries of the State of Oklahoma as Article III courts of constitutional interpretation”; and

RESOLVED, That the Oklahoma Republican Party does hereby support enacting the following as a State Constitution Amendment: “All District Courts in Oklahoma shall be conducted and adjudicated as Article III courts of constitutional interpretation”; and

RESOLVED, That the Oklahoma Republican Party does hereby support enacting the following as a State Constitution Amendment: “Empowering citizens to hold elected officials accountable for violating Oklahoma Constitution Article 15: The Oath of Office.” (See Text of Amendment Below)

Language of the Amendment:

1. All members of the United States House of Representatives of the State of Oklahoma, the United States Senators of the State of Oklahoma, the State Senators and State Representatives of the State of Oklahoma and every judge within the boundaries of the State of Oklahoma shall be subject to a petition of perjury inquiry.
2. Upon submission to the State Attorney General of a signed petition of 10% of the vote total of the voters within the district whereby the official was elected. The Attorney General of the State shall initiate proceedings to select and seat a Grand Jury within the district of the elected official under petition.
3. The State Attorney General shall ensure the body of the jury is made up of both rural and urban voters proportionally reflective of the district.
4. Evidence presented as constitutional arguments shall be presented by the spokespersons for the accusing body bringing the petition and the elected official and/or their counsel shall present arguments to the contrary.
5. A vote of guilty of 9 of the 12 Grand Jury members shall be determined as a conviction of violating the oath of office and commission of perjury.
6. Such conviction shall be just cause for and a requirement for immediate removal from office and lifetime prohibition from holding any office of public trust.
7. Compulsory damages to the people of Oklahoma shall be determined by the Grand Jury of conviction and will be no less than 25% and no more than 50% of all monies paid to the government official throughout the entire duration of holding a position of government trust in which the perjury was committed.

This statute by design shall empower the people of Oklahoma to restore the constitutional limits on government authority thereby reestablishing the stated principles within the Declaration of Independence, that the rights of the American people are derived from our creator and are not gifts granted by elected officials.

PROPOSED RESOLUTION	
SUBJECT:	END SECRET VOTES FOR CERTAIN LEGISLATIVE OFFICES
PROPOSED BY:	OKLAHOMA COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL OKGOP LEGISLATORS
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION CALLING FOR ALL VOTES FOR SENATE PRO TEM, SPEAKER OF THE HOUSE, AND LEADERSHIP DESIGNEE POSITIONS, IN THE OKLAHOMA LEGISLATURE, BE OPEN TO THE PUBLIC	
<p>WHEREAS, The Oklahoma legislature is to represent the people;</p> <p>WHEREAS, The people cannot know how they are being represented if a vote is secret;</p> <p>WHEREAS, The people have a right to know how their State Legislature votes on all matters;</p> <p>WHEREAS, The Oklahoma GOP acknowledges that transparency in government is the only form of a free and genuinely Republican form of government; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party call upon all elected officials to work toward transparency in the budget process, spending, agencies, and in elections. As elected officials who work for the people of this state and their districts, we call on all members of the House and Senate, as well as candidates for House and Senate seats, to disclose who they will vote for in the races for Pro Tem, Speaker, and leadership-designee positions; and</p> <p>RESOLVED, That the Oklahoma Republican Party further calls on the election of Pro Tem, Speaker, and leadership-designee in Republican Caucus at any time and any location to be a public vote, so that the vote shall be immediately known no more than 24 hours after the vote and shall reveal the specific vote of each individual member; and</p> <p>RESOLVED, That the Oklahoma Republican Party furthermore upholds that failure to do so may result in the party withdrawing any future support.</p>	

PROPOSED RESOLUTION	
SUBJECT:	SUPPORT SB1679
PROPOSED BY:	PAYNE AND OKLAHOMA COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION CALLING FOR THE OKLAHOMA STATE REPUBLICAN PARTY TO SUPPORT SB1679 – BANNING SUBVERSION OF RIGHTS IN EMERGENCIES	
<p>WHEREAS, The Rights of the people are to be protected by our elected officials, even during time of emergency;</p>	

WHEREAS, SB 1679 prohibits government personnel from enacting or imposing any actions subverting the Constitutional Rights of state residents even during times of emergency or disaster; therefore, be it

RESOLVED, That the Oklahoma Republican Party do hereby request all members of the legislature support and pass SB 1679 to secure our Rights from infringement, even and especially during times of emergency or disaster.

PROPOSED RESOLUTION	
SUBJECT:	REPEAL SB481
PROPOSED BY:	OKLAHOMA AND WASHINGTON COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS

IF APPROVED: As Adopted by the 2024 OKGOP State Convention



RESOLUTION CALLING FOR THE REPEAL OF SB481, REGULAR SESSION 2023

WHEREAS, The Oklahoma Constitution in Article 2, Section 22, guarantees each citizen the right to speak or write on any subject of their choice;

WHEREAS, Our elections are the most important event in our republic that guarantee the rights of the citizens and the continuance of our constitutionally guaranteed republican form of government, and citizens have the DUTY to oversee their conduct;

WHEREAS, The People of various counties have stopped petitioning election officials due to the fear of prosecution under this unconstitutional law;

WHEREAS, This unconstitutional law has been used against a County Election Official, duly appointed, when attempting to use their right to oversight of our elections;

WHEREAS, Laws already exist in Oklahoma to address the concerns of this bill and all Oklahomans are already covered by these laws, commonly, including officials; therefore, be it

RESOLVED, That the Oklahoma Republican Party calls for the immediate repeal of SB481, which unlawfully shields our election officials from scrutiny of the citizens when conducting questions regarding our election processes, and unfairly places mandatory monetary fines and jail penalties on citizens convicted, when other laws against conduct of officials do not, i.e., SB658 which prohibits the masking of children in schools, immediately violated by officials with no legal ramifications who have yet escaped consequences for their deliberate defiance of the law meant to protect children from medical harm; and believes that this law potentially violates federal laws addressing the depriving of citizens of their rights under the color of law using official positions to do so, 42 US 1983, an egregious offense of inherent rights of We the People.

PROPOSED RESOLUTION	
SUBJECT:	SUPPORT SB 1303/1304 / OPPOSE DEI
PROPOSED BY:	WASHINGTON COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION TO REJECT RACISM AND DEFEND FREE SPEECH	
<p>WHEREAS, The promotion of Diversity, Equity, and Inclusion (DEI) leads to labeling and segregating of individuals based on characteristics such as race and sex;</p>	
<p>WHEREAS, Proponents of DEI preach that truth is relative and challenge foundational American principles;</p>	
<p>WHEREAS, The University of Oklahoma (OU) and Oklahoma State University (OSU) had a combined DEI staff of 61 people in 2021;</p>	
<p>WHEREAS, In December of 2023, Governor Stitt issued an executive order aimed at removing DEI;</p>	
<p>WHEREAS, At Oklahoma State, there were 60% more DEI personnel than history faculty;</p>	
<p>WHEREAS, Several states have passed legislation to disband the taxpayer funding of DEI regimes in their public universities;</p>	
<p>WHEREAS, Senate Bill creates the Oklahoma Workforce Education Revolving Fund and strengthens the power of the Legislature to ensure that funding into higher education institutions is not used to carry out DEI policies;</p>	
<p>WHEREAS, Senate Bills 1303 and 1304 would reject racism and defend free speech in Oklahoma’s higher education institutions; therefore, be it</p>	
<p>RESOLVED, That the Oklahoma Republican Party supports Senate Bills 1303 and 1304, supports the Oklahoma Legislature taking the next step to codify this effort with legislation, supports rejecting racism; and supports free speech.</p>	

D. Proposed Resolutions Calling for the Federal Legislative Action

PROPOSED RESOLUTION	
SUBJECT:	JOE BIDEN – ELECTION FRAUD
PROPOSED BY:	GARVIN COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL FEDERAL LEGISLATORS
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION CONDEMNING ELECTION FRAUD	
<p>WHEREAS, It has become clear that Joseph R. Biden usurped the office of President due to widespread and documented ballot fraud in multiple states;</p>	
<p>WHEREAS, The State Legislatures in Wisconsin, Michigan, Arizona, Georgia, and Pennsylvania consisted of Republican majorities, who should have refused to accept the electors for Joe Biden;</p>	
<p>WHEREAS, Donald J Trump in the 2020 Presidential election received many more of the legally cast votes than Biden, and is still entitled to his second term;</p>	
<p>WHEREAS, Judges charged to look at evidence of voter fraud presented to them in many different lawsuits refused to do so and therefore are guilty of dereliction of duty;</p>	
<p>WHEREAS, Federal government agencies such as the FBI and NSA charged with monitoring the 2020 Presidential election failed to investigate and report the widespread voter fraud and have been involved repeatedly in criminal conduct; therefore, be it</p>	
<p>RESOLVED, That the Oklahoma Republican Party doesn't recognize Joe Biden as the 'president' of anything, and wish to repudiate all his edicts and appointments as impossible for a private citizen to make; and</p>	
<p>RESOLVED, That the Oklahoma Republican Party condemns the unwillingness of federal, state, and local law enforcement personnel to prosecute those involved in the great election steal of 2020 and following. We especially hold the Republican-led State Legislators of the aforementioned states guilty of dereliction of duty for wrongfully legitimizing the selection of Biden electors instead of refusing to certify that election in their respective states. We wish to see the judges who refused to hear valid evidence of widespread election fraud brought to their attention in numerous election lawsuits at the very least impeached and removed from office; and</p>	
<p>RESOLVED, That the Oklahoma Republican Party calls upon the law enforcement members in Oklahoma to ARREST Joe Biden and anybody who helped him usurp the White House, if they ever</p>	

come to Oklahoma, where they can be tried in an appropriate tribunal for TREASON against their fellow Americans; and

RESOLVED, That the Oklahoma Republican Party calls upon Congress to award Donald J. Trump his full 2nd term, without another election.

PROPOSED RESOLUTION	
SUBJECT:	SOUTHERN BORDER
PROPOSED BY:	GARVIN COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL FEDERAL LEGISLATORS
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION ADDRESSING THE INVASION ON THE SOUTHERN BORDER	
<p>WHEREAS, The U.S. Constitution, Article IV, Section 4 provides: “The United States shall guarantee to every State in this Union a Republican Form of Government and shall protect each of them against Invasion”;</p>	
<p>WHEREAS, The United States, as a sovereign nation, is defined by its territorial borders;</p>	
<p>WHEREAS, It is the immediate goal of hostile nations and global forces to destroy the United States as a sovereign nation and to incorporate its land and citizens into a Marxist “New World Order”;</p>	
<p>WHEREAS, Every federally elected official takes a sworn oath to protect the United States against its enemies, “both foreign and domestic”;</p>	
<p>WHEREAS, It is the perceived policy of the current Democrat Administration, supported by all Democrat and some Republican members in the House and Senate, to bring about this destruction;</p>	
<p>WHEREAS, To carry out this maleficent plan the Administration and its supporters have unlawfully done away with any control of our southern border and collaborated with inimical powers to bring across the open border millions of criminals, many from countries openly hostile to the United States, creating a clear and present danger to national security;</p>	
<p>WHEREAS, The cost of supporting these criminals is contributing massively to our already unsustainable federal debt;</p>	
<p>WHEREAS, Since January 2023 the United States House of Representatives has done nothing to stem the criminal invasion of our Country;</p>	
<p>WHEREAS, Unlimited deficit spending and accumulation of unbearable federal debt has continued unabated using the blackmail ploy of passing massive omnibus spending bills by continuing resolutions “to avoid financial calamity brought about by a government shutdown”;</p>	

WHEREAS, Our beloved nation now finds itself in a life and death struggle for its survival and can no longer delay dealing with criminal invasion, nation destroying deficit spending, and unbearable federal debt; therefore, be it

RESOLVED, That the Oklahoma Republican Party requires our elected members of Congress — Sens. Lankford and Mullin, Reps. Lucas, Bice, Cole, Brecheen and Hem — to vote nay on any further continuing budget resolutions - even at the cost of shutting down all non-emergency functions of government - until substantive and irrevocable steps have been taken to close the southern border of this most sovereign of nations: the United States of America.

PROPOSED RESOLUTION	
SUBJECT:	ASHLI BABBIT + J6
PROPOSED BY:	WASHINGTON COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL FEDERAL LEGISLATORS
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION AGAINST WRONGFUL DEATH	
<p>WHEREAS, Judicial Watch filed a \$30 million wrongful death lawsuit against the U.S. government on behalf of Ashli Babbitt’s husband and estate;</p>	
<p>WHEREAS, The only homicide on January 6 was the unlawful shooting death of Ashli Babbitt;</p>	
<p>WHEREAS, Her homicide by Lt. Byrd is a scandal beyond belief;</p>	
<p>WHEREAS, This historic lawsuit seeks a measure of justice and government accountability for Ashli’s wrongful death;</p>	
<p>WHEREAS, Judicial Watch and their supporters representing Ashli’s steadfast widower Aaron Babbitt and her estate in this legal action;</p>	
<p>WHEREAS, Ashli was shot in cold blood;</p>	
<p>WHEREAS, The rule of law requires justice for her; therefore, be it</p>	
<p>RESOLVED, That the Oklahoma Republican Party urges Oklahoma to promote the release of all J6 videos; and urges there be a request for an independent investigation of the Ashli Babbitt case.</p>	

E. Proposed Resolutions Commending Elected Officials

PROPOSED RESOLUTION	
SUBJECT:	RYAN WALTERS
PROPOSED BY:	CIMARRON, GARVIN, KAY, NOBLE, OKLAHOMA, AND WASHINGTON COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	RYAN WALTERS, ALL OKGOP LEGISLATORS
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION IN SUPPORT OF STATE SUPERINTENDENT OF PUBLIC INSTRUCTION RYAN WALTERS	
<p>WHEREAS, State Superintendent Ryan Walters campaigned on the promise of applying the Platform of the Republican Party to the State Department of Education;</p>	
<p>WHEREAS, State Superintendent Ryan Walters has weathered unrelenting attacks by democrats, the news media, the unions claiming to represent teachers, and all those who profit from the broken system of public education in this Great State;</p>	
<p>WHEREAS, There are establishment forces in Oklahoma (Democrat officials, Republican officials, teachers’ unions, NGO’s, private organizations, and media) aligning to attempt to remove and undermine Ryan Walters from his position as Oklahoma State Superintendent of Public Instruction;</p>	
<p>WHEREAS, Ryan Walters is being an effective and courageous public servant by working to:</p> <ul style="list-style-type: none"> stand up to the Oklahoma political machines, remove pornography from schools, eradicate critical race theory and DEI, remove Marxist propaganda, push back against the lies of the teachers’ unions, focus on improving education and empowering parents; 	
<p>WHEREAS, Ryan Walters actions are consistent with the Education portion of the Platform of the Oklahoma Republican Party;</p>	
<p>WHEREAS, The Oklahoma Republican Party supports his position against progressive woke ideologies plaguing our state’s schools and education system;</p>	
<p>WHEREAS, The Oklahoma Republican Party stands with Ryan Walters against those who do not support the Oklahoma Republican Party Platform, including other elected Republicans who push pornography in our schools;</p>	
<p>WHEREAS, The Oklahoma Republican Party supports the efforts of State Superintendent of Public Instruction Ryan Walters; therefore, be it</p>	

RESOLVED, That the Oklahoma Republican Party admonishes those who are trying to usurp Ryan Walters’ authority in these matters through the legislative process in order to further the degradation of our schools and the moral standards therein; and

RESOLVED, That the Oklahoma Republican Party commends State Superintendent of Public Instruction Ryan Walters for the steps he has taken to clean up our schools and encourages him to continue in that task with our full support; and

RESOLVED, That the Oklahoma Republican Party commends State Superintendent of Public Instruction Ryan Walters for his efforts to reform education in the State of Oklahoma including his efforts to rid schools of pornographic materials and instruction; and

RESOLVED, That the Oklahoma Republican Party strongly condemns ANY Republican member of the Oklahoma House or Senate who votes for or supports in any way the impeachment, removal, or undermining of Ryan Walters from being Superintendent of Public Instruction; and

RESOLVED, That the Oklahoma Republican Party does hereby commend State Superintendent of Public Instruction Ryan Walters for a job well done and encourage him to push forward reforming the agency with which he has been entrusted.

PROPOSED RESOLUTION

SUBJECT: TOM GANN

PROPOSED BY: MAYES COUNTY

STATE CHAIRMAN TO SUBMIT TO: TOM GANN, COPY TO ALL OKGOP LEGISLATORS

IF APPROVED: As Adopted by the 2024 OKGOP State Convention



RESOLUTION COMMENDING STATE REPRESENTATIVE TOM GANN

WHEREAS, State Representative Tom Gann has demonstrated exemplary conduct in defending the inalienable rights of “Life, Liberty, and the Pursuit of Happiness”;

WHEREAS, State Representative Tom Gann has courageously stood alone on many issues as a true servant and Representative of State House District 8;

WHEREAS, State Representative Tom Gann has defended our liberties and stood in the way of government overreach by authoring, among others, HB3109, HB3116, HB1379, HB3117, HB3114;

WHEREAS, State Representative Tom Gann has rejected lobbyist money, and has received a 94% Cumulative Conservative Rating from the Oklahoma Conservative Index, a 92 cumulative score with the Freedom Index, and has a voting record of 74.78% aligning with the Oklahoma Republican Platform; therefore, be it

RESOLVED, That the Oklahoma Republican Party commends State Representative Tom Gann for his service to State House District 8, as the cumulative most conservative Oklahoma State Representative.

PROPOSED RESOLUTION	
SUBJECT:	WAYNE HILL
PROPOSED BY:	MAYES COUNTY
STATE CHAIRMAN TO SUBMIT TO:	WAYNE HILL
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION COMMENDING VICE CHAIRMAN WAYNE HILL	
<p>WHEREAS, Oklahoma Republican Vice Chairman Wayne Hill was overwhelmingly elected by the delegates to the 2023 Republican State Convention with nearly 60% of the vote on the first ballot;</p> <p>WHEREAS, Oklahoma Republican Vice Chairman Wayne Hill has faithfully stood by his promise to empower the grassroots and make the “R” stand for REPUBLICAN, while patiently enduring the onslaught of name-calling and slander by those ‘hiding’ behind the anonymous titles of Chickasaw Warrior, Cherokee Maiden, and Seminole Chief;</p> <p>WHEREAS, In accordance with Matthew 23:11-12 “But he that is greatest among you shall be your servant. And whosoever shall exalt himself shall be abased, & he that shall humble himself shall be exalted,” Oklahoma Republican Vice Chairman Wayne Hill stands as an exemplary servant leader as described by Christ; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party commends Oklahoma Republican Vice Chairman Wayne Hill and he is held in high regard for his steadfast commitment to ‘We the People’ of the Oklahoma Republican Party. May these words ring true in his life:</p> <p style="text-align: center;"><i>“Say ye to the righteous, that it shall be well with him; for he shall eat the fruit of his doing. Woe unto the wicked, it shall be ill with him; for the reward of his hand shall be given him.”</i></p>	

PROPOSED RESOLUTION	
SUBJECT:	CHERYL WILLIAMS AND JENNI WHITE
PROPOSED BY:	OKLAHOMA COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS AND GOVERNOR
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION COMMENDING OKLAHOMA COUNTY REPUBLICAN PARTY MEMBERS CHERYL WILLIAMS AND JENNI WHITE	
<p>WHEREAS, Cheryl Williams and Jenni White have long provided loyal and unselfish service to the Oklahoma County Republican Party;</p> <p>WHEREAS, The Oklahoma County Republican Party supports proactive citizen oversight of elections as envisioned in Oklahoma Title 26;</p>	

WHEREAS, Cheryl Williams and Jenni White have provided vigorous leadership and courageous advocacy for proper election procedures in Oklahoma County; therefore, be it

RESOLVED, That the Oklahoma Republican Party does hereby commend Cheryl Williams and Jenni White for their vigorous, courageous and selfless leadership while serving as member and alternate on the Oklahoma County Election Board; and

RESOLVED, That the Oklahoma Republican Party does hereby extend all best personal wishes and affection for their groundbreaking advocacy for the integrity of election processes in Oklahoma County.

F. Proposed Resolutions Censuring Elected Officials

PROPOSED RESOLUTION	
SUBJECT:	LESLIE OSBORN
PROPOSED BY:	CLEVELAND, OKLAHOMA, AND WASHINGTON COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	LESLIE OSBORN, ALL STATEWIDE ELECTED GOP OFFICIALS, STATE GOP LEADERSHIP, PRESENT AT NEXT STATE COMMITTEE MEETING FOR ACTION
<p style="color: red; font-weight: bold; margin: 0;"><i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i></p> <div style="text-align: center; margin: 10px 0;">  </div> <p style="text-align: center; font-weight: bold; margin: 0;">RESOLUTION TO CENSURE OKLAHOMA LABOR COMMISSIONER LESLIE OSBORN</p> <p>WHEREAS, Oklahoma Labor Commissioner Leslie Osborn does not ascribe to the values and principles of the Republican Party. She openly opposes policy goals of the Republican Party on tax cuts. She promotes gender confusion for kids and opposes parental rights concerning sexuality discussions for children;</p> <p>WHEREAS, It is the duty of the Oklahoma Republican Party to uphold the Party Platform as the standard by which Republican elected officials must be held in order to maintain consistency and reliability in what embodies a Republican;</p> <p>WHEREAS, Oklahoma Labor Commissioner Leslie Osborn supports the group <i>Oklahoma United for Progress</i>, whose goal is to change state law to allow open primaries which would enable non-Republicans to vote in Oklahoma Republican primaries;</p> <p>WHEREAS, Efforts by Leslie Osborn to bring open primaries to the Oklahoma Republican Party is in direct conflict with the 2023 OKGOP State Platform (III. Government, B. Protection of Federal & State Elections, We Support, Pg. 20, Item 16), “We support protecting the integrity of the Republican Primary Election by requiring a closed primary system in Oklahoma”;</p> <p>WHEREAS, Oklahoma Labor Commissioner Leslie Osborn has repeatedly objected to cutting Oklahoma personal income tax;</p>	

WHEREAS, Oklahoma Labor Commissioner Leslie Osborn has publicly scorned efforts of Oklahoma lawmakers to require that patients requesting sex change procedures be at least 18 years old;

WHEREAS, Oklahoma Labor Commissioner Leslie Osborn, until recently, was one of six officers of the Board of Directors for *Honestly*, an Oklahoma City organization, which published a “sexual health” coloring book made available while Osborn was on the Board of Directors. Its pages depict various forms of contraceptives, including condoms, and romantic relationships between male teens, validate so-called non-binary transgenderism, and introduce the concept of “Six Spectrums of Sexuality” that would not otherwise occur in the mind of a child. Furthermore, the *Honestly* website provides information under LGBTQIA+ resources directing youth to Planned Parenthood Great Plains, which has four locations in Oklahoma: Oklahoma City, Edmond, Tulsa, and Lawton. Among many things, PPGP provides “gender-affirming care,” including legal help for so-called transgenders and also directs Oklahoma females considering abortion to their clinics in Kansas, all while leaving parents out of this decision;

WHEREAS, Oklahoma Labor Commissioner Leslie Osborn served as chair of *HonestlyOKC.org*, and organization producing and publishing “*Honestly Youth Sexual Health in Color*” coloring book which includes Gender Identity and Gender Expression in its presentation to young school age children, and that this book being promoted to Oklahoma elementary children is in direct opposition to the 2023 OKGOP Platform statement of principles and family values (II. Education, B. Curriculum, We Oppose, Item #2, Page #9). This section of the Platform states: “We oppose the teaching of non-chromosomal gender and LGBTQ+ lifestyle, history, and demonstration”; therefore, be it

RESOLVED, That the Oklahoma Republican Party censures Leslie Osborn and condemns her actions; and

RESOLVED, That the Oklahoma Republican Party calls upon the State Convention and/or the State Committee to remove Labor Commissioner Leslie Osborn from her position on the OKGOP State Committee and immediately initiate removal proceedings from office.

PROPOSED RESOLUTION	
SUBJECT:	JAMES LANKFORD
PROPOSED BY:	CLEVELAND, MCCLAIN AND OKLAHOMA COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	JAMES LANKFORD, COPY TO ALL FEDERAL LEGISLATORS
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION TO CENSURE OKLAHOMA US SENATOR JAMES LANKFORD	
WHEREAS , US Senator James Lankford should be censured for his involvement and support of Open Borders. His actions in this matter are detrimental to his constituents as well as all US citizens;	
WHEREAS , US Senator James Lankford promotes Democrat ideologies;	
WHEREAS , US Senator James Lankford does not represent the Oklahoma Republican Party according to our State Platform; therefore, be it	
RESOLVED , That the Oklahoma Republican Party condemns and censures US Senator James Lankford.	

PROPOSED RESOLUTION	
SUBJECT:	BOTH JAMES LANKFORD AND MARKWAYNE MULLIN
PROPOSED BY:	WASHINGTON COUNTY
STATE CHAIRMAN TO SUBMIT TO:	BOTH SENATORS, COPY TO ALL FEDERAL LEGISLATORS
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION TO CENSURE OKLAHOMA US SENATORS JAMES LANKFORD AND MARKWAYNE MULLIN	
WHEREAS , US Senator James Lankford and US Senator Markwayne Mullin support militarism and foreign giveaways; therefore, be it	
RESOLVED , That the Oklahoma Republican Party does hereby censure US Senatore James Lankford and US Senator Markwayne Mullin.	

PROPOSED RESOLUTION	
SUBJECT:	MARK MCBRIDE
PROPOSED BY:	OKLAHOMA COUNTY
STATE CHAIRMAN TO SUBMIT TO:	REP MCBRIDE, COPY TO ALL OKGOP LEGISLATORS
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION TO CENSURE STATE REPRESENTATIVE MARK MCBRIDE	
WHEREAS , State Representative Mark McBride continues in opposition of the reforms State Superintendent Ryan Walters is attempting to enact; therefore, be it	
RESOLVED , That the Oklahoma Republican Party does hereby censure State Representative Mark McBride.	

PROPOSED RESOLUTION	
SUBJECT:	FRANK LUCAS
PROPOSED BY:	WOODS COUNTY AND THE 3RD CONGRESSIONAL DISTRICT OF OKLAHOMA
STATE CHAIRMAN TO SUBMIT TO:	REP LUCAS, COPY TO ALL FEDERAL LEGISLATORS
<i>IF APPROVED: As Adopted by the 2024 OKGOP State Convention</i>	
	
RESOLUTION TO CENSURE CONGRESSMAN FRANK LUCAS	
WHEREAS , Congressman Frank Lucas votes for increasing the debt, votes against the Republican platform, supports the vaccine mandate, supports the climate change agenda, and votes for the so-called Patriot Act;	
WHEREAS , Congressman Frank Lucas has frequently and repeatedly voted against the House Republicans to use OUR TAX DOLLARS to SUPPORT: the Center for Biological Diversity -the New Green Deal -funds for firearms and ammo for the IRS; funding for migration and refugee assistance -funds for cluster munitions to foreign countries; even MORE money to Ukraine; taxpayer money to Pakistan -15 million for electronic ear tags for cattle; AND 3 ½ pages of nay votes against House Republicans to reduce unconstitutional spending; therefore, be it	
RESOLVED , That the Oklahoma Republican Party strongly condemns and censures Congressman Frank Lucas.	

END OF DOCUMENT

APPENDIX A: Resolutions to Transfer to Platform Committee

Summary

The Ad Hoc Resolutions Committee for the 2024 State Convention voted to move the items in this report to the 2025 Platform Committee, the 2025 Rules Committee, the State Executive Committee, or the item was tabled. The committee moved and passed the following:

"Move that the Resolution Chair or designee would make a motion at the State Convention to table items that the Resolution Committee approved to transfer to the Platform Committee as first order of business at the next state convention, similar to how it is done in Rule 20(e)(2); and therefore, the Resolution Committee shall include these items in an Appendix of our report for this purpose."

APPENDIX A complies with the passed motion of the Resolutions Committee and is hereby presented.

The definitions used by the Resolutions Committee are as follows:

- A **Rule** is any item that governs the operation of the Oklahoma Republican Party; these are items that must be followed in the party and are not of legislative authority.
- A **Platform Plank** is any item, thought or wish of the party that concerns an ongoing issue of concern past the immediate time; these are items that the party wishes to be addressed with legislative action.
- A **Resolution** is a statement of the party which at this time and place the party wishes to make their position known; a proper resolution is congratulatory of an action taken, condemning of an action taken or a position on a current proposed legislation or litigation. Therefore, the following items were not deemed to be within the authority of the Platform Committee because they did not meet the definition of a Resolution.

A. Proposed Resolutions Transferred to Platform

PROPOSED RESOLUTION	
SUBJECT:	OPPOSE WHO MANDATES
PROPOSED BY:	GARVIN AND GRADY COUNTIES
REASON:	PLATFORM CONSIDERED ITEM – OUT OF ORDER
RESOLUTION OPPOSING MANDATES ORIGINATING FROM WHO PANDEMIC AGREEMENT <i>WHEREAS</i> , WHO (World Health Organization) Constitution Article 1 states their objective is “the attainment by all peoples of the highest possible level of health”; and <i>WHEREAS</i> WHO Constitution Article 20 requires members to be held accountable to the WHO for following convention guidance or agreements and	

WHEREAS, the WHO resolved in December 2021 to develop a legally binding centralized and globally uniform pandemic response and the WHO Pandemic Agreement is expected to be passed in May 2024; and

WHEREAS, under WHO Pandemic Agreement Articles 18 and 9 pandemic-related mis/disinformation is addressed as needing management at “local, national, regional and international levels” and authority to determine measures, procedures and guidelines for pandemic prevention, preparedness and response is authorized to the WHO Parties under Article 16, and

WHEREAS, under WHO Pandemic Agreement Article 1 the WHO’s definition of “infodemic” suggests that people exploring and/ or following guidance or information that is not approved by the WHO would problematically lead to a mistrust in health authorities and undermine public health and social measures and

WHEREAS, an option to WHO Article 15 gives the WHO Director General authority to declare a global pandemic; and

WHEREAS, under WHO Pandemic Agreement Article 1 and Article 5 the definition of “One Health Approach” takes into account the health of ecosystems and calls Parties to “take action on climate change”; and

WHEREAS, under WHO Pandemic Agreement Article 21 subsidiary bodies shall be established to address such things as scientific expertise, product selection and compliance and

WHEREAS, under WHO Pandemic Agreement Article 34 an unreasonable amount of authority is given to the Depositary who is the Secretary General of United Nations and also raises questions about giving up USA national sovereignty to the named “International Court of Justice” that is set up to settle disputes; and

WHEREAS, the WHO Pandemic Agreement adheres to objectionable “woke” ideology throughout the document starting in their objective that they are “guided by equity,” and that they aspire “to the progressive realization of universal health coverage” whereby richer countries are obligated to financially support developing countries, and that in the formulation of pandemic responses parties must not seek the most qualified participants but must “promote equitable representation... as well as equal and meaningful participation of young people and women”; and

WHEREAS, the OKGOP platform states “We support the patient-doctor relationship and oppose nationalized medicine”; and

WHEREAS, the OKGOP platform states “We support the right of every citizen to determine if they will receive a vaccination, medication, experimental drug or therapeutic without force of coercion”; and

WHEREAS, under US | Constitution Article 1 Section 8 and Article 2 Sections 2 and 3 control of citizen health autonomy is an enumerated | power of neither Congress nor the President and they therefore have no power to turn citizen health autonomy over to a created global entity;

THEREFORE, BE IT RESOLVED, that we, the members of the Oklahoma State Republicans reject the WHO Pandemic Agreement and support all national, , state and local governing bodies asserting sovereignty and refusing to enforce within their jurisdiction any mandate or measure originating from the WHO Pandemic Agreement that infringes on their citizens’ personal health autonomy and/or freedom of speech. Further, we condemn the enforcement by any national, state or local governing body of any mandate or measure originating from the WHO Pandemic Agreement that infringes on citizens’ individual health autonomy and/ or freedom of speech.

PROPOSED RESOLUTION	
SUBJECT:	OPPOSE RANKED CHOICE VOTING
PROPOSED BY:	OKLAHOMA & WASHINGTON COUNTIES
REASON:	ADDRESSED IN PLATFORM
<p>Oppose Open Primaries and Ranked Choice Voting Resolution calling for the Oklahoma Republican Party and all Republican legislators in Oklahoma to oppose Open Primaries and Ranked Choice Voting (RCV). Whereas, Open Primaries and Ranked Choice Voting (RCV) are both in direct contrast to the Platform of the Oklahoma Republican Party, and should be opposed by all Republicans, and, Whereas, any effort to bring Open Primaries to the Oklahoma Republican Party is in direct contrast with the Platform of the Oklahoma Republican Party on page 20, item 16, as well as on page 21, item 5, Therefore, The Oklahoma Republican Party formally requests that all Republicans elected to office in Oklahoma opposes both Open Primaries and Ranked Choice Voting (RCV), and that the Chairman of the Oklahoma Republican Party distribute this resolution to all Republicans that hold elected offices in Oklahoma.</p> <p>AND</p> <p>Resolution for Fair Voting for Citizens Whereas “ranked choice” is pushed almost exclusively by the left dark money groups; Whereas five states (Florida, Tennessee, South Dakota, Idaho, and Montana) have banned “ranked choice”; Whereas “ranked choice” makes voting harder and more complicated; and Whereas “ranked choice” is more difficult to tabulate and recount; now, Therefore, be it Resolved, that OKGOP urges that Oklahoma does not allow “ranked choice” voting, which is confusing and allows election of someone not the voters choice.</p>	

PROPOSED RESOLUTION	
SUBJECT:	REQUIRE PHOTO ID
PROPOSED BY:	OKLAHOMA COUNTY
REASON:	ADDRESSED IN PLATFORM
<p>Require Photo ID Whereas, The right to vote is given as an inherent right to all citizens of the United States, and, Whereas, Election fraud eliminates and disenfranchises all citizens of the United States, Whereas, Currently, Oklahoma does not require a photo Id to vote in our elections, but requires a photo Id to provide for many other far less important services to all residents, Be It Resolved that, therefore: We the member of the Oklahoma Republican Party call for a change in Title 26 of Oklahoma’s election code to require a state issued Driver’s License, state issued ID card with a photo, passport, or Military ID be presented at the proper polling place, along with a valid voter registration card in order to vote in any election in the State of Oklahoma. Voters MUST vote in the precinct that corresponds to the address listed on the ID.</p>	

PROPOSED RESOLUTION	
SUBJECT:	ELECTION TRANSPARENCY ACT
PROPOSED BY:	PONTOTOC COUNTY
REASON:	OUT OF ORDER – MOVE TO PLATFORM
<p>Election Transparency, Accountability and Inclusion Act — DailyClout and American Voters’ Alliance</p> <p>DailyClout-AVA Model Law, Page 1 of 19</p> <p>SECTION 1 – Statement of Purpose: WHEREAS, election administration must be transparent, inclusive, and accountable to ensure fair elections and accurate results; and WHEREAS, accountability requires that election management responsibilities be vested with persons and institutions accountable to the citizenry; and WHEREAS, transparency requires that the public, political candidates, political parties, and the media be able to meaningfully observe the election process including any process involving the management of ballots; and WHEREAS, government election offices must be managed in an objective manner that does not directly or indirectly benefit one candidate or political party over another; and WHEREAS, [insert state] hereby seeks to treat all eligible voters and all legally cast ballots equally to ensure a fair election; and WHEREAS, candidates and citizens must be respected in their ability to question government performance and in observing the election process; and WHEREAS, occasions arise when election results are in doubt, thereby requiring a fair, transparent, and accountable method of resolving such doubt in a manner which reflects an accurate tally of the vote; and WHEREAS, the use of machines to tally votes virtually eliminates transparency removing the public, candidates, and even election officials from the ability to view and assess in real time the accuracy of the tally; and WHEREAS, it is the policy of Oklahoma to ensure the equal treatment of all eligible voters and all ballots, by requiring state law to be equally applied and state resources to be, as much as practical, to be equally applied across the state for the management of elections; and WHEREAS, the alterations in process and law and the infusion of private monies and expertise into government management of the 2020 election have significantly diminished faith in the election process; now, therefore, BE IT RESOLVED that the Oklahoma Legislature enact the Election Transparency, Accountability and Inclusion Act</p> <p>The deleted section was the law copied from a internet media source and was primarily definitions and sections that are already in Oklahoma election law</p>	

PROPOSED RESOLUTION	
SUBJECT:	5G
PROPOSED BY:	CIMARRON COUNTY
REASON:	WAS SUBMITTED TO PLATFORM
We support the elimination of all 5G technology.	

PROPOSED RESOLUTION	
SUBJECT:	ELIMINATING FEDERAL DEPARTMENT OF EDUCATION
PROPOSED BY:	CREEK COUNTY
REASON:	SEND TO PLATFORM
<p>We believe to comply with the Tenth Amendment of the U.S. Constitution, we favor elimination and complete defunding of the Federal Department of Education, and we favor the elimination of all federal funds from being filtered through the Oklahoma-Department of Education or sent directly to any school system.</p>	

PROPOSED RESOLUTION	
SUBJECT:	VOTER REGISTRATION AND ELECTRONIC VOTING
PROPOSED BY:	CREEK COUNTY
REASON:	SEND TO PLATFORM
<p>1. We oppose the use of tabulation machines and electronic voting machines of any kind for public office and any ballot measure. 2. We oppose all motor voter laws, automatic voter registration (AVR) and all third-party registration vendors.</p>	

PROPOSED RESOLUTION	
SUBJECT:	VEHICLE OPERATOR TAXATION
PROPOSED BY:	CLEVELAND COUNTY
REASON:	SEND TO PLATFORM
<p>BE IT RESOLVED: Oklahoma State legislators should immediately commission a comprehensive Highway Cost definitively determining what each class of vehicle using state public roads now pays for their use versus actual equitable payment and return. Road use cost retrieval should then be reformed, reflecting the findings of the study, charging the operator of each vehicle via fuel taxation according to real cost visited on the state’s public roads.</p>	

PROPOSED RESOLUTION	
SUBJECT:	VEHICLE OPERATOR TAXATION
PROPOSED BY:	CLEVELAND COUNTY
REASON:	SEND TO PLATFORM
<p>BE IT RESOLVED: The Oklahoma Department of Transportation’s latest move to create new ways to charge private citizens for the use of public roads - including the ideas of tracking mileage via mandatory transponders and imposition of tolls on public roads must be prohibited.</p>	

PROPOSED RESOLUTION	
SUBJECT:	AUTONOMOUS TRUCKS
PROPOSED BY:	CLEVELAND COUNTY
REASON:	SEND TO PLATFORM
<p>BE IT RESOLVED: Autonomous / driverless heavy trucks must be prohibited on Oklahoma highways, roads and streets. (SB 1541 from the 2022 state legislative session must immediately be repealed.)</p>	

PROPOSED RESOLUTION	
SUBJECT:	OFFICES HELD (TRANSPORTATION)
PROPOSED BY:	CLEVELAND COUNTY
REASON:	SEND TO PLATFORM
BE IT RESOLVED: Henceforth, NO single individual will hold more than one of the following positions at once - Director Oklahoma Department of Transportation, Director Oklahoma Turnpike Authority, Oklahoma State Secretary of Transportation.	

PROPOSED RESOLUTION	
SUBJECT:	ELEMINATING CPS & DHS
PROPOSED BY:	CIMARRON COUNTY
REASON:	SEND TO PLATFORM
We support the complete abolishment of Child Protective Services (CPS) and the Department of Human Services (DHS).	

PROPOSED RESOLUTION	
SUBJECT:	ELIMINATING FEDERAL DEPARTMENT OF EDUCATION
PROPOSED BY:	KAY COUNTY
REASON:	SEND TO PLATFORM
<p>RESOLUTION SUPPORTING THE ELIMINATION OF THE FEDERAL DEPARTMENT OF EDUCATION</p> <p>Whereas, Children are a gift from God to their parents who hold the ultimate authority to direct and oversee the education, training, healthcare, religious views, emotional and psychological well-being of their children - Parents do not co-parent with government;</p> <p>Whereas, The Biden Administration states, “Community schools meet the unique needs of the neighborhoods they serve by leveraging local non-profit, private sector, and public partnerships to bring wraparound services into school buildings, such as mental health supports, dental services, and assistance with shelter and nutrition;”</p> <p>Whereas, The Whole School, Whole Community, Whole Child Community Schools model is the CDC’s framework for addressing health in schools by bringing community health agencies, nurses, dentists and mental health professionals into the school community;</p> <p>Whereas, The NEA (National Education Association), the nation’s leading advocate for training in Diversity, Equity, and Inclusion (DEI), is promoting legislation in all 50 states to incorporate Community Schools nationwide as part of the public education model;</p> <p>Whereas, Members of the Oklahoma Legislature have proposed legislation to institute Community Schools into public education across Oklahoma;</p> <p>Whereas, The Oklahoma Republican Platform states “We believe to comply with the Tenth Amendment of the U.S. Constitution, we favor elimination and complete defunding of the Federal Department of Education.” “We oppose public-private partnerships.” “We believe the responsibility to teach children the philosophy, values, and theology to live by belongs to a child’s parents.” “We oppose mandatory healthcare in public schools including mandatory vaccinations for students, and any forced mental health evaluations or prescriptions.”</p>	

PROPOSED RESOLUTION	
SUBJECT:	ILLEGAL ALIENS
PROPOSED BY:	MCCLAIN COUNTY
REASON:	SEND TO PLATFORM
RESOLUTIONS ON ILLEGAL ALIENS	
<p>1. The State shall issue no voter ID, driver’s license, or access to State benefits. They shall not however be denied any life-saving medical care.</p> <p>2. We propose that any illegal immigrant in Oklahoma be subject to arrest and deportation. That no tax money go to any illegal immigrants.</p>	

PROPOSED RESOLUTION	
SUBJECT:	ELECTRIC VEHICLE TAXATION
PROPOSED BY:	MCCLAIN COUNTY
REASON:	SEND TO PLATFORM
RESOLUTION ON TAXATION OF ELECTRIC VEHICLES	
<p>We believe that any taxation related to electric vehicles be exclusively applied only to owners of electric vehicles and shall not affect the taxation of owners of internal combustion engines.</p>	

PROPOSED RESOLUTION	
SUBJECT:	WORLD HEALTH ORGANIZATION
PROPOSED BY:	MCCLAIN COUNTY
REASON:	SEND TO PLATFORM
RESOLUTION ON THE WORLD HEALTH ORGANIZATION	
<p>We oppose any mandates not formally approved as part of a treaty by the US Senate from the World Health Organization.</p>	

PROPOSED RESOLUTION	
SUBJECT:	REQUIRE PHOTO ID
PROPOSED BY:	PAYNE AND WASHINGTON COUNTIES
REASON:	SEND TO PLATFORM
Resolution in Favor of Requiring Specific Forms of Photo ID’s to Vote in All Oklahoma Elections.	
<p>Whereas, The right to vote is given as an inherent right to all citizens of the United States, and, Whereas, Election fraud eliminates and disenfranchises all citizens of the United States, and, Whereas, Currently, Oklahoma does not require a photo ID to vote in our elections, but requires a photo ID to provide for many other far less important services to all residents, Be it Resolved that, Therefore: We the People of the state of Oklahoma are calling for a change in Title 26 of Oklahoma’s election code to require a state issued Driver’s License, state issued ID card with a photo, passport, tribal photo ID, or military ID be presented at the proper polling place, along with a valid voter registration card in order to vote in any election in the State of Oklahoma. Voters MUST vote in the precinct that corresponds to the address listed on the ID.</p>	

PROPOSED RESOLUTION	
SUBJECT:	FOREIGN NATIONAL PROPERTY OWNERSHIP
PROPOSED BY:	WASHINGTON COUNTY
REASON:	SEND TO PLATFORM
<p>Resolution to Not Allow Foreign Nationals or Entities to Own Property <i>Now, therefore, be it Resolved</i>, by the Republican Party of Washington County, The State of Oklahoma, that the State of Oklahoma not allow foreign nationals or entities to own property.</p>	

PROPOSED RESOLUTION	
SUBJECT:	GROCERY/INCOME TAX
PROPOSED BY:	WASHINGTON COUNTY
REASON:	SEND TO PLATFORM
<p>Resolution to Eliminate Grocery Tax and Income Tax <i>Now, therefore, be it Resolved</i>, that the Republican Party of Washington County, State of Oklahoma urges the state Legislature to eliminate the grocery tax and the income tax.</p>	

PROPOSED RESOLUTION	
SUBJECT:	PROTECTION OF CHILDREN
PROPOSED BY:	WASHINGTON COUNTY
REASON:	SEND TO PLATFORM
<p>Resolution for Protection of Our Children Whereas so-called doctors are allowed to sexually mutilate or chemically sterilize children; Whereas children as young as 8 years for girls and 10 years for boys can be mutilated; Whereas publicly funded schools are promoting radical trans sexual abuse behind the backs of parents; <i>Now therefore be it Resolved</i>, that OKGOP urges the state to prohibit such procedures in Oklahoma.</p>	

PROPOSED RESOLUTION	
SUBJECT:	CHILDREN'S BOOKS
PROPOSED BY:	WASHINGTON COUNTY
REASON:	SEND TO PLATFORM
<p>Resolution for Promoting Clean Books for Our Children Whereas morally disgusting books are getting into our children's schools at Scholastic Book Fairs; Whereas radical leftist have hijacked Scholastic Book Fairs; Whereas there are images from the Scholastic book called <i>Welcome to St. Hell</i>, which promotes trans ideology to kids; Whereas SkyTree Book Fairs offers schools a different option for book fairs; Whereas Scholastic now has a harmful agenda to indoctrinate our children; and Whereas SkyTree Book Fairs is providing schools, parents, and children with an empowering alternative with literature rooted in truth and family values that matches the quality; Now, Therefore, be it Resolved, that the OKGOP urges Oklahoma oppose pornographic material in schools; and urges Oklahoma to support having clean, family friendly books in schools.</p>	

PROPOSED RESOLUTION	
SUBJECT:	ELIMINATING FEDERAL AGENCIES
PROPOSED BY:	TEXAS COUNTY
REASON:	SEND TO PLATFORM
<p><u>Resolutions Submitted</u></p> <p>Be it resolved, we oppose the Green New Deal.</p> <p>Be it resolved, we oppose socialized medicine.</p> <p>Be it resolved, we oppose any federally mandated minimum wage.</p> <p>Be it resolved, we support the repeal of the 16th Amendment (Federal Income Tax).</p> <p>Be it resolved, we support withdrawal from the United Nations Organization and removal of their headquarters from the United States of America.</p> <p>Be it resolved we oppose any foreign ownership of land in the United States of America.</p> <p>We oppose any plan that gives any government agency the authority or ability to track individual movement.</p> <p>We believe Oklahoma should keep its current system of assessing a tax on gasoline and diesel to be used for the construction and maintenance of Oklahoma roads and bridges. Electric vehicles should be assessed a flat fee based on the average miles driven for vehicles in their weight class. This fee could be collected at the same time as their license plate is renewed.</p> <p>Furthermore, we believe road use funds should be distributed out of the general fund to the counties, based on the percentage of total tax receipts received into the general fund from the respective counties.</p> <p>Be it resolved, we call for the abolishment of all federal agencies that are not constitutionally mandated, including but not limited to the FBI, CIA, Federal Reserve, EPA, HUD, Dept of Education, DOE, IRS, BLM DHS, Dept of Interior, FCC, USDA.</p>	

B. Tabled and Not Transferred

PROPOSED RESOLUTION	
SUBJECT:	BARTLESVILLE CHARTER CHANGES
PROPOSED BY:	WASHINGTON COUNTY
REASON:	This is local and would not be a 'state' resolution but a county one
<p>Resolution Opposing Proposed Bartlesville City Charter Changes</p> <p>Whereas turn out for elections are statistically higher in November, we disagree with changing election dates to April;</p> <p>Whereas the voters agreed in 2010 to 2-year terms, we oppose a change to 3-year terms;</p> <p>Whereas no evidence has been provided staggering terms helps, we oppose staggering terms;</p> <p>Whereas a change in petition rules limits the options of the represented, we oppose any charter changes to the public's ability to petition to remove councilors; and</p> <p>Whereas Article 16 changes would grant the City Manager additional spending power and does not have clear parameters on what those powers should be; now, therefore, be it <i>Resolved</i>, that the WCGOP opposes the proposed Bartlesville City Charter changes.</p>	

PROPOSED RESOLUTION	
SUBJECT:	SUPPORT 1776 PROJECT PAC
PROPOSED BY:	WASHINGTON COUNTY
REASON:	MOVED TO TABLE INDEFINITELY
<p>Resolution in Favor of 1776 Project PAC</p> <p>Whereas there has been explicit pornography in school libraries;</p> <p>Whereas there has been an attack on pronouns;</p> <p>Whereas there is propagandizing anti-white and anti-Western hate;</p> <p>Whereas the term “Latinx” is preposterous;</p> <p>Whereas there is the poisoning and mutilation of children;</p> <p>Whereas test scores are plummeting nationwide, as school officials claim the math and merit are racist systems;</p> <p>Whereas the left has waged a multi-generation war to infiltrate the schools and control what America’s children are taught;</p> <p>Whereas the 1776 Project PAC was founded to counteract what the left has been doing for decades by getting involved in local school board elections;</p> <p>Whereas the 1776 Project PAC has liberated millions of students from left wing leadership in their local school boards;</p> <p>Whereas the 1776 Project PAC has fired 200 radical left wing school board members across the country; and</p> <p>Whereas the 1776 Project PAC has created a plan to more than triple their impact with hundreds of new, conservative school board candidates in 2024 and 2025; now, therefore, be it;</p> <p>Resolved, that the OKGOP supports the 1776 Project PAC and supports the efforts of Superintendent Ryan Walters’ efforts to rid schools of pornographic materials and instruction.</p>	

PROPOSED RESOLUTION	
SUBJECT:	SUPPORT AMERICAN CORNERSTONE INSTITUTE
PROPOSED BY:	WASHINGTON COUNTY
REASON:	MOVED TO TABLE INDEFINITELY
<p>Resolution for Freedom of Religious Expression</p> <p>Whereas the rabid LGBTQ mob has compelled 87 cities and states around the country to BAN Christian counseling for unwanted same-sex attractions and gender confusion and every day these bans are in place, young men and women are at risk as Liberty Counsel is fighting to save them;</p> <p>Whereas hundreds of churches have been attacked in recent years;</p> <p>Whereas churches have been vandalized with satanic slogans;</p> <p>Whereas attacks on churches get virtually no media coverage and President Biden has not seriously addressed them;</p> <p>Whereas the Biden administration aggressively prosecuted pro-life Christians who prayed and sang hymns during a sit-in at an abortion clinic outside Nashville, Tennessee, and were arrested, put on trial and convicted for up to 11 years in prison;</p> <p>Whereas American Cornerstone Institute is a non-profit founded to preserve and promote the cornerstones that laid the foundation for faith, liberty, community and life; and</p> <p>Whereas the focus of the American Cornerstone Institute is to promote and preserve individual and religious liberty, helping our country’s most vulnerable find new hope, and developing methods to decrease the federal government’s role in society and to improve efficiency to best serve all our nation’s citizens; now, therefore, be it</p>	

Resolved, that the OKGOP supports the American Cornerstone Institute and urges any prosecution of such must be held in the state where it occurred and not moved to Washington DC

C. Transfer to State Executive Committee

PROPOSED RESOLUTION	
SUBJECT:	PARTY GOVERNANCE – PROOFREADING COMMITTEE
PROPOSED BY:	OKLAHOMA COUNTY
REASON:	TRANSFER TO STATE EXEC COMMITTEE FOR CONSIDERATION AND ACTION
<p>Formation of a Proofreading Committee</p> <p>Whereas</p> <ol style="list-style-type: none"> 1. The State GOP Rules and State GOP Party Platform documents are official and governing documents of the party; and 2. Such documents should always be professional in appearance because they reflect on each member, from grassroots citizens to elected officials; and 3. Typographical errors lead to misunderstandings and distrust, and 4. Currently there is no procedure prescribed for correction of the most blatant of typographical or formatting errors (spelling, words run together by faulty end-of-line spacing, section titles separated from the section body, etc.) except to wait for the next state convention; <p>Therefore, be it resolved that...</p> <ol style="list-style-type: none"> 1. A Proofreading Committee shall be appointed and publicly announced by the State Chairman or Vice Chairman within 30 days of the most recent State convention; 2. The Committee is to be comprised of no less than the original typist(s), if possible (or, if unknown or otherwise unavailable, the State GOP Secretary), plus seven competent party members representing seven distinct counties; 3. If such a Committee is not appointed in the prescribed time and manner, and publicly announced by the State Chairman or Vice Chairman, then a committee of seven members representing no less number of counties may form itself, to include the original typist(s) (or the State GOP Secretary if the other typist/s are unknown or unavailable), upon or after the 31st day post-convention. 4. At whatever time typographical errors are found, even if after the first 90 days postconvention, the committee may meet to discuss and make correction to the documents (the intent not being to have a committee that convenes frequently, but does not have to wait for the next convention to correct errors); 5. The committee’s purpose and sole authority is to review the State Rules and State Party Platform documents, and work with the typists to produce professional documents for the party within 90 days of the last date of the state convention; 6. It is not in this committee’s purview to make changes to working styles, to re -write or re-arrange sentences or paragraphs, or to effect changes in the spirit of the rule or plank. Such desired changes should be noted separately and be presented through the proper channel of Rules changes to the State Convention. 7. The typist making corrections shall submit the final draft to the committee for final approval, and shall forward the approved final version to the State Chairman or Vice Chairman for publication as quickly as is practicably possible; 	

8. The finished product endorsed by the Proofreading Committee shall list each committee person’s name and county at the end of the document, with the date of the final revision.

D. Transfer to Rules Committee

PROPOSED RESOLUTION	
SUBJECT:	Credentialling of the State Convention
PROPOSED BY:	OKLAHOMA COUNTY
REASON:	OUT OF ORDER - IN RULES
<p>Credentialling of the State Convention Regarding the 2023 State Convention, there were several numbers given for the credentialed delegates between the dates. This is unnecessarily confusing and time-consuming on the part of the credentialing committee. The solution to this is to simply keep the convention to one day and keep the forum closed securely.</p>	

END OF DOCUMENT