

Proposed State Party Resolutions – Oklahoma Republican Party State Convention 2025

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 2025 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 2025 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 2025 Resolutions Committee met on Saturday, April 19th, 2025 in person at Higher Plain Baptist Church, 6810 NW 122nd Street, OKC. The final report was submitted to the State Executive Committee.

Resolutions Committee

The 2025 Resolutions Committee consisted of:

Carnes, Jeramy (Chair)

Cody, Theresa

Sabatka, Charles

Garrelts, Emilie (Vice Chair)

Collins, Eddie

Stevens, Jenifer

Bichard, Mike

Cuellar, Laurette

Stump, William

Carnes, Savannah

Elliott, Jody

VanAltine, Sarah

A. Proposed Resolutions Regarding Party Matters

PROPOSED RESOLUTION	
SUBJECT:	Rules Reboot Committee
PROPOSED BY:	THE RESOLUTIONS COMMITTEE
STATE CHAIRMAN TO SUBMIT TO:	OKLAHOMA REPUBLICAN PARTY
<p>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</p> <p>OKGOP</p> <p>RESOLUTION FOR RULES REBOOT COMMITTEE</p> <p>WHEREAS, There is a need for re-organization: Several resolutions submitted to this Committee document that the present OKGOP Rules contain duplications, scattered provisions, and</p>	

cross-references that hinder clarity and prompt application during meetings (see “2025 Rules Reboot”);

WHEREAS, Under Robert’s Rules of Order Newly Revised (RONR) the Resolutions Committee may place related proposals “in proper form, eliminate duplication ... [and] ensure that all resolutions relating to a specific subject will be offered in a logical sequence” (59:74);

WHEREAS, RONR further instructs that a committee “is usually best fitted to prepare resolutions to carry out its recommendations” and should present them in writing (51:31 & 51:4-5);

WHEREAS, RONR 57:19 allows an assembly to delegate the correction of article and section designations, punctuation, and cross references “that cannot result in a change of meaning” to a committee; and


WHEREAS, OKGOP Rule 14(a) requires the State Committee to meet after the regular biennial State Convention for the election of officers and other business; therefore, be it


RESOLVED, That the Oklahoma Republican Party immediately adopts the Reorganized Rules in the “2025 Rules Reboot Package” (as posted and circulated to the delegates) as the official Rules of the Oklahoma Republican Party, to take effect immediately upon the adjournment of this Convention and thereby to supersede the edition amended May 3–4 2024; and

RESOLVED, That the Oklahoma Republican Party creates a “Rules Reboot Committee” (RRC). If, during the course of this Convention, any additional amendments or new rules are adopted that are not already incorporated in the Reboot Package, the Convention hereby creates a special Rules Reboot Committee (RRC) to reconcile those Convention-adopted changes with the newly adopted reorganized text. The RRC shall be chaired by Emilie Garrelts, Precinct 357 of Oklahoma County, with Vice Chair Steve Dickson, of Oklahoma County, and membership shall include one (1) delegate from each congressional district appointed by the state chairman; and

RESOLVED, That the Scope and Authority of the RRC (if triggered), includes:

1. The Committee’s mandate is limited to inserting any Convention-adopted rule changes into their logical places in the reorganized text and to correcting article and section designations, cross-references, punctuation, and other purely technical matters “that cannot result in a change of meaning,” as permitted by RONR 57:19.
2. Such harmonizing action shall not constitute an amendment under OKGOP Rule 20(f).
3. Any necessary harmonized final text of the Rules shall be reported to the State Committee meeting required by Rule 14(a) for the election of officers following this Convention.

PROPOSED RESOLUTION	
SUBJECT:	OKGOP Minutes Rule Interpretation
PROPOSED BY:	CRAIG & KAY COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	OKLAHOMA REPUBLICAN PARTY
<i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i>	
	
RESOLUTION FOR OKGOP MINUTES RULE INTERPRETATION	
<p>WHEREAS, There is ambiguity in Rule 19(e) as evidenced by the differing opinions held on its meaning;</p>	
<p>WHEREAS, Where the rules are ambiguous, they should be interpreted by majority vote of the assembly [RONR 56:68(1)]; therefore, be it</p>	
<p>RESOLVED, That the Oklahoma Republican Party assembled in state convention, finds that "county matters" do not include precinct meetings, and "state matters" do not include precinct, county, or district - meetings or conventions, but precinct meetings are precinct matters; County meetings and conventions are county matters; District meetings and conventions are district matters; Minutes should be filed with the Chairman of that political unit, and not those further from the voters; and</p>	
<p>RESOLVED, That the Oklahoma Republican Party affirms that the refusal to entertain business or seat any members solely for the cause of minutes not being presented will be a rule 3(a) violation.</p>	

PROPOSED RESOLUTION	
SUBJECT:	Limit the Costs of the OKGOP Convention
PROPOSED BY:	DEWEY COUNTY
STATE CHAIRMAN TO SUBMIT TO:	OKLAHOMA REPUBLICAN PARTY & OKGOP EXECUTIVE COMMITTEE
AMENDMENTS:	<p>The committee moved to strike the following from the resolution before sending on for recommendation:</p> <p>“WHEREAS, The cost of food at the convention shall be optional and not mandatory for participation;”</p> <p>And from the first RESOLVED strike “...with food costs being optional for attendees...”</p>
<i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i>	
	
RESOLUTION TO LIMIT THE COSTS OF THE OKLAHOMA GOP CONVENTION	
<p>WHEREAS, The cost of the Oklahoma GOP Convention should be fiscally responsible and accessible to all participants;</p>	
<p>WHEREAS, The cost of the convention shall be limited strictly to the fees of the convention;</p>	

WHEREAS, The convention shall not be used as a fundraiser for the Oklahoma GOP to ensure accessibility and inclusivity for all members;

WHEREAS, It is the duty of the Oklahoma GOP officers to raise necessary funds for the GOP Convention separate from convention participation fees; therefore, be it

RESOLVED, That the Oklahoma Republican Party shall limit convention costs to only the fees of the convention; and

RESOLVED, That the Oklahoma Republican Party Convention shall not be utilized as a fundraising mechanism for the party; and

RESOLVED, That the Oklahoma Republican Party officers shall be responsible for raising funds necessary for the convention to ensure affordability and broad participation.

PROPOSED RESOLUTION

SUBJECT: Transparency by State GOP Chairman

PROPOSED BY: WASHINGTON COUNTY

STATE CHAIRMAN TO SUBMIT TO: OKLAHOMA REPUBLICAN PARTY, OKGOP STATE CHAIRMAN & OKGOP STATE COMMITTEE

IF APPROVED: As Adopted by the 2025 OKGOP State Convention



RESOLUTION TO DEMAND TRANSPARENCY BY STATE GOP CHAIRMAN

WHEREAS, Oklahoma State GOP Chairman Nathan Dahm has blatantly disregarded his duties of providing minutes following any meetings, such as State Convention, State Committee meetings, etc. No minutes have been provided since Chairman Dahm took office;

WHEREAS, Oklahoma State GOP Chairman Nathan Dahm neglected to share pertinent information with the State Vice Chairman. This includes information such as, County Chair and Vice Chair contact information, including email addresses, with State Vice Chairman and State Committeeman and Committeewoman, that would allow these leaders to conduct business in an efficient manner;


WHEREAS, Oklahoma State GOP Chairman has neglected to share OKGOP financial information with the State Budget Committee that would allow these leaders to be aware of funds and transactions in order to conduct business efficiently. The State Committee voted for an accounting of the 2024 State Convention, as well as for the Gala, and as a result received no data whatsoever; therefore, be it

RESOLVED, That the Oklahoma Republican Party affirms that the Oklahoma State GOP Chairman or Vice Chairman MUST ensure that all county chairs and vice chairs receive electronic minutes from every meeting, i.e., State Convention, State Committee meetings, etc., within 14 business days following said meeting; and

RESOLVED, That the Oklahoma Republican Party affirms that State GOP Chairman MUST share all pertinent OKGOP information, such as, County Chair and Vice Chair contact information, including email addresses, with State Vice Chairman and State Committeeman and Committeewoman, that would allow these leaders to conduct business efficiently; and

RESOLVED, That the Oklahoma Republican Party affirms that Oklahoma State GOP Chairman MUST share all OKGOP financial information with the State Budget Committee.

B. Proposed Resolutions – General

PROPOSED RESOLUTION	
SUBJECT:	Denouncing Communism
PROPOSED BY:	GARVIN, HUGHES, MCINTOSH, OSAGE, PITTSBURG & ROGERS COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA, THE OKLAHOMA STATE SUPERINTENDENT
<i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i>	
	
RESOLUTION DENOUNCING THE ATROCITIES OF COMMUNISM AND PROMOTING ANTI-COMMUNIST EDUCATION IN OKLAHOMA	
<p>WHEREAS, Communism and its associated socialist ideologies seek to destabilize social order and undermine the foundations of Christian civilization;</p>	
<p>WHEREAS, Communism and its associated socialist ideologies reject the existence of God, the survival of the soul after death, and the hope of a future life, eroding the moral and spiritual foundations of society;</p>	
<p>WHEREAS, Communism and its associated socialist ideologies reject all hierarchy and divinely constituted authority, including the fundamental authority of parents in raising their children;</p>	
<p>WHEREAS, Communism and its associated socialist ideologies are contrary to natural law, suppress individual rights, and confiscate property and possessions, thereby violating fundamental human freedoms;</p>	
<p>WHEREAS, Throughout history, socialist ideology has led to concentrated power, inevitably resulting in communist regimes marked by totalitarian rule, oppression, and widespread human suffering;</p>	
<p>WHEREAS, Communism has been responsible for over 100 million deaths worldwide through mass executions, forced labor camps, engineered famines, and other atrocities;</p>	
<p>WHEREAS, The Bolshevik Revolution, Soviet gulags, and the Holodomor famine in Ukraine collectively caused the deaths of tens of millions;</p>	

WHEREAS, The Great Leap Forward in China resulted in the starvation of between 15 million and 55 million people;

WHEREAS, The Castro regime in Cuba expropriated land, seized businesses, exiled millions, and devastated the livelihoods of Cuban citizens;

WHEREAS, Marxist-Leninist insurgencies and guerrilla warfare across Latin America have led to economic destruction, food shortages, and the deaths of approximately 150,000 individuals, including indigenous populations;

WHEREAS, Venezuela, once a prosperous nation, has been economically and socially devastated under socialist policies, leading to extreme inflation and political collapse;

WHEREAS, Socialist regimes continue to oppress religious freedom globally, as exemplified in present-day Nicaragua under Daniel Ortega;

WHEREAS, The history of Oklahoma has seen communist influences, including the Green Corn Rebellion, an armed socialist insurrection against the governments of Oklahoma and the United States;

WHEREAS, The increasing foreign ownership of Oklahoma land by entities associated with the Chinese Communist Party poses a direct threat to economic stability, environmental security, and national defense;

WHEREAS, The United States of America was founded upon principles of individual liberty, which are fundamentally and irreconcilably opposed to collectivist systems such as communism; therefore, be it

RESOLVED, That the Oklahoma Republican Party:

1. Denounces communism and socialism in all its forms and opposes the implementation of socialist policies within the State of Oklahoma;
2. Urges Governor Kevin Stitt to proclaim November 7th as **Victims of Communism Day** in Oklahoma to honor those who have suffered under communist regimes;
3. Calls upon State Superintendent Ryan Walters and the Oklahoma State Board of Education to mandate **age-appropriate and developmentally appropriate instruction** in public schools and higher education institutions on the history and atrocities of communism, including guest lectures from survivors of communist oppression; and
4. Calls upon the Oklahoma Legislature to establish a **Commission on the Study of Communism and Its Impact in Oklahoma**, tasked with evaluating the feasibility of creating a **Museum for the Victims of International Communism**, which will document both global and local communist subversion and its effects on American society.

PROPOSED RESOLUTION	
SUBJECT:	COVID-19 Crimes Against Oklahomans
PROPOSED BY:	COMANCHE, GARVIN, GRADY, KAY, MAYES, MCINTOSH, OTTAWA & PONTOTOC COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA & THE OFFICE OF THE OKLAHOMA ATTORNEY GENERAL
<p style="text-align: center;"><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p> <p style="text-align: center;">OKGOP</p> <p style="text-align: center;">RESOLUTION IN SUPPORT OF OKLAHOMA STATE ATTORNEY GENERAL CRIMINAL INVESTIGATION INTO AND PROSECUTION OF COVID-19 CRIMES AGAINST OKLAHOMANS</p> <p>WHEREAS, An official legal brief prepared by Rachel Rodriguez, Esq. (Founder of Vires Law Group, PLLC) on behalf of Oklahoma citizens was submitted to the Oklahoma Attorney General detailing how several accused individuals¹ either acted beyond their authority or acted beyond what was necessary and proper while performing an authorized act and knowingly and intentionally caused suffering and death in the State of Oklahoma;</p> <p>WHEREAS, These Accused directly obstructed Oklahomans' access to alternative COVID-19 treatments and early treatments the Accused knew could reduce hospitalization, suffering, and death during the pandemic, whilst also "treating" thousands of victims, without informed consent, using biological and pharmaceutical products that the Accused knew would inflict suffering, increased infection and detrimental medical conditions, and ultimately cause death;</p> <p>WHEREAS, It is well reported that Anthony Fauci personally, and the Accused generally, have received enormous financial gain for their actions throughout the COVID-19 response, and have established vast systems to financially compensate compliance to their protocol as well as to penalize hospitals and medical professionals prescribing effective but "non-compliant" treatments;</p> <p>WHEREAS, The allegations in this brief, encompassing the minimum offenses of Terrorism, Murder, and Engaging or Conspiring to Engage in a Pattern of Criminal Offenses, are substantiated in the brief by FOIA obtained emails, FOIA disclosures, relevant court cases, interviews, Congressional Committee reports and releases, medical journal articles, released text messages, and published federal agency policies;</p> <p>WHEREAS, The first-hand testimonies of 18 Oklahomans who were victims of criminal COVID-19 protocols resulting in the death of a loved one are described in the brief and warrant an immediate state-wide investigation;</p> <p>WHEREAS, The President does not have the Constitutional authority to pardon offenses against the State of Oklahoma; and</p> <p>WHEREAS, The Oklahoma Attorney General has authority to institute, intervene in, and prosecute criminal actions for the assertion or protection of the rights and interests of the state; now, therefore, be it</p>	

RESOLVED, That the Oklahoma Republican Party supports and petitions the Oklahoma Attorney General to thoroughly investigate the evidence presented in the submitted brief and if sufficient evidence is found, to pursue indictment and prosecution under Oklahoma criminal law of all appropriate defendants for crimes against Oklahomans.

¹ **Anthony Fauci**- ex-Director National Institute of Allergy and Infectious Disease (NIAID), **Cliff Lane**- Deputy Director NIAID, **Francis Collins**- Deputy Director NIAID, **Deborah Birx**- ex-White House COVID Response Coordinator & former Director of DOD HIV Research at Walter Reed Army Institute of Research, **Rochelle Walensky**- ex-Director Centers for Disease Control and Prevention (CDC), **Stephen Hahn**- ex-Commissioner, Federal Drug Administration (FDA), **Robert Redfield**- ex-Director CDC, **Peter Daszak**- President Eco-Health Alliance, **Ralph Baric**- Professor University of North Carolina, **Rick Bright**- Director of the Biomedical Advanced Research and Development Authority (BARDA)

PROPOSED RESOLUTION	
SUBJECT:	Alternative Beef & Labeling
PROPOSED BY:	CREEK COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA & OKLAHOMA'S CONGRESSIONAL DELEGATION
<p><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p> <p>OKGOP</p> <p>RESOLUTION FOR BEEF LABELING</p> <p>WHEREAS, Cell-cultured and plant-based proteins are being falsely marketed using the terms “meat” and “beef”;</p> <p>WHEREAS, Major companies are investing in technology to create cell culture-based proteins which are not proven to be a healthy or safe protein alternative for human consumption;</p> <p>WHEREAS, Since the repeal of mandatory country of origin labeling (mCOOL) requirements for beef products in 2015, there has been no official definition of U.S. beef;</p> <p>WHEREAS, Voluntary “Made in USA” labeling for beef products, without a clear definition of what constitutes “Made in USA” or “Product of USA” or other such similar designations has led to consumer confusion and marketing deception by product packagers;</p> <p>WHEREAS, There are presently many beef products being presented as origin of USA, Made in USA, or Product of USA, being sold in retail establishments across the country without any indication that those claims are accurate;</p> <p>WHEREAS, A large number of cattle from foreign countries enter the United States each year and are slaughtered in U.S. packing facilities, resulting in beef products which are not born, raised and harvested in the United States are allowed to carry a label claiming a product of the USA;</p> <p>WHEREAS, Beef is a nutritionally dense product with micronutrients and vitamins that cannot be substituted or created in a lab environment; therefore, be it</p>	

RESOLVED, That the Oklahoma Republican Party opposes the production, selling, and labeling of a product that is an alternative protein source claiming to be meat, otherwise known as or referred to as fake meat, and labeling such product as meat, beef, burger, steak, or any other name given to an actual meat protein source derived from the production and slaughter of livestock; and

RESOLVED, That the Oklahoma Republican Party believe labels indicating “Made in USA,” “Product of USA” or similar labeling relative to beef should entirely be from cattle born, raised, harvested, processed, and further processed per USDA FSIS definitions in the United States. We are opposed to current regulations that allow foreign beef to enter the U.S. and be packaged, repackaged, or commingled with domestic product and then labeled a product of the USA. Furthermore, we support mandatory country-of-origin labeling of our meat products and that a country-of-origin label that states in any way that it is a product of the USA must be of the following requirements: Born, raised, harvested, packaged & processed in the USA. All beef must be labeled with all additives such as hormones, GMOs, and other growth additives.

C. Proposed Resolutions Regarding Education

PROPOSED RESOLUTION	
SUBJECT:	Parental Oversight in Education
PROPOSED BY:	CANADIAN & CLEVELAND COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA & THE STATE DEPARTMENT OF EDUCATION (and request they send to all public school boards & superintendents)
<p><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p> <p>OKGOP</p> <p>RESOLUTION REQUIRING PARENTAL OVERSIGHT IN EDUCATION</p> <p>WHEREAS, The Oklahoma Republican Party affirms the God-given and constitutionally protected right of parents to oversee the education of their children;</p> <p>WHEREAS, Transparency in public education is essential to maintaining trust between schools, parents, and the community;</p> <p>WHEREAS, Recent curriculum changes in some school districts across the state have included content that is divisive, inappropriate, or contrary to the values of parents and families; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party calls upon all school boards to adopt policies requiring full transparency regarding instructional materials, textbooks, and library books available to students; and</p>	

RESOLVED, That the Oklahoma Republican Party affirms school boards shall provide parents access to review all educational materials in advance of classroom instruction or placement in school libraries; and

RESOLVED, That the Oklahoma Republican Party affirms a mandatory public comment period shall be required for any proposed curriculum changes, allowing parents and community members to voice their concerns or support before implementation; and

RESOLVED, That the Oklahoma Republican Party affirms public schools shall respect the authority of parents in determining what content is suitable for their children and actively involve them in the educational decision-making process.

PROPOSED RESOLUTION

SUBJECT: Prohibiting Expansion of School-Based Services & Health Centers

PROPOSED BY: CANADIAN, CLEVELAND, CUSTER, GARVIN, GRADY, MAYES, MCCLAIN, OSAGE, STEPHENS & WASHINGTON COUNTIES

STATE CHAIRMAN TO SUBMIT TO: ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA & THE STATE DEPARTMENT OF EDUCATION (and request they send to all public school boards & superintendents)

IF APPROVED: As Adopted by the 2025 OKGOP State Convention



RESOLUTION TO PROHIBIT THE EXPANSION OF OKLAHOMA K-12 SCHOOL-BASED SERVICES AND SCHOOL-BASED HEALTH CENTERS

WHEREAS, School-based services are governed by the Individuals with Disabilities Education Act (IDEA) and are intended exclusively for special education students, ensuring access to a Free and Appropriate Public Education (FAPE);

WHEREAS, IDEA does not authorize state legislators, the Oklahoma State Superintendent of Education, the Oklahoma State Department of Education (OSDE), K-12 public schools, or the Oklahoma Health Care Authority (OHCA) to expand school-based services beyond their legally defined scope;

WHEREAS, School-based services are strictly limited to educationally necessary related services that support classroom instruction and activities, and are not intended to include non-educational medical services such as physical therapy, occupational therapy, behavioral and psychological therapy, or speech and language therapy;

WHEREAS, School-Based Health Centers (SBHCs) function as primary healthcare providers on or off campus, or via telehealth, and often operate under Federally Qualified Health Centers (FQHCs), which fall outside the professional and academic scope of public education;

WHEREAS, SBHCs grant broad authority to school-based healthcare providers to conduct medical testing, administer treatment, and make medical decisions based on a one-time parental consent, without requiring parental presence at the time of treatment;

WHEREAS, Medical ethics and established healthcare practices prohibit physicians from treating minors without direct parental or guardian involvement, ensuring the prevention of power imbalances and safeguarding parental rights;

WHEREAS, The Oklahoma State Constitution does not establish a right to school-based healthcare, but explicitly defines the purpose of public schools as academic instruction, independent of sectarian control, with no provision for state-funded healthcare clinics within K-12 institutions;

WHEREAS, Oklahoma administrative code Title 210, Chapter 1, Subchapter 1 (General Provisions 210:1-1-1) affirms that the primary role of public schools is academic education, reinforcing that educators derive their authority from parents and guardians, who hold the ultimate responsibility for their children's education; therefore, be it

RESOLVED, That the Oklahoma Republican Party affirms that the Oklahoma State Superintendent of Education shall conduct a comprehensive compliance review of all Individualized Education Programs (IEPs) in K-12 public schools. Any IEPs containing non-educationally necessary medical services shall have those services removed and transferred to a 504 Plan where appropriate; and

RESOLVED, That the Oklahoma Republican Party strongly opposes any expansion of school-based services beyond their legally intended scope and urges state elected officials and the OSDE to reject such expansions; and


RESOLVED, That the Oklahoma Republican Party affirms that state elected officials, the OSDE, and K-12 public schools shall decline all federal funding—including but not limited to block grants—intended for the expansion of school-based services or the implementation of K-12 school-based health centers or clinics; and

RESOLVED, That the Oklahoma Republican Party affirms that the Oklahoma State Superintendent of Education shall ensure all existing contracts related to the expansion of school-based services or school-based health centers/clinics are terminated; and

RESOLVED, That the Oklahoma Republican Party affirms that the OSDE shall amend policies and administrative rules to ensure that K-12 public schools remain focused exclusively on academic instruction, not school-based healthcare. All K-12 public schools shall terminate their school-based provider status with OHCA, and OSDE shall amend the Oklahoma Special Education Policy to ensure IEPs and school-based services remain in compliance with IDEA.

PROPOSED RESOLUTION	
SUBJECT:	Termination of Educators Involved in Sexual Misconduct
PROPOSED BY:	DEWEY & OTTAWA COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA & THE STATE DEPARTMENT OF EDUCATION (and request they send to all public school boards & superintendents)
<p style="text-align: center;"><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p> <p style="text-align: center;">OKGOP</p> <p style="text-align: center;">RESOLUTION ON THE IMMEDIATE TERMINATION OF EDUCATORS INVOLVED IN SEXUAL MISCONDUCT WITH STUDENTS</p> <p>WHEREAS, It is necessary to establish a clear and unequivocal stance on the handling of educators found to have engaged in sexual misconduct with students, ensuring the safety and well-being of all students and maintaining the integrity of the educational environment;</p> <p>WHEREAS, Sexual misconduct by educators undermines the trust inherent in the student-teacher relationship and poses significant risks to student welfare.</p> <p>WHEREAS, Allowing educators who have engaged in such misconduct to resign without appropriate disciplinary action can lead to their reemployment in other educational settings, perpetuating the risk to students elsewhere. This practice, often referred to as "passing the trash," has been identified as a contributing factor in the continued employment of individuals who pose a threat to student safety;</p> <p>WHEREAS, This resolution shall take effect immediately upon adoption. The [Superintendent/Appropriate Authority] is tasked with overseeing its implementation, ensuring compliance, and reporting annually to the [School Board/Appropriate Governing Body] on its effectiveness and any incidents of non-compliance;</p> <p>WHEREAS, By adopting this resolution, the [School District/Institution] reaffirms its commitment to providing a safe and nurturing educational environment. The immediate termination of educators involved in sexual misconduct is a critical step in protecting our students and upholding the trust placed in our educational system; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party supports the following measures:</p> <ol style="list-style-type: none"> Zero Tolerance Policy: The [School District/Institution] adopts a zero-tolerance policy toward sexual misconduct by educators. Any educator found to have engaged in such behavior shall face immediate termination. Prohibition of Resignation in Lieu of Termination: Educators under investigation for sexual misconduct shall not be permitted to resign as an alternative to termination. This measure ensures that records accurately reflect the individual's misconduct, preventing potential future employment in educational settings. Mandatory Reporting: All instances of sexual misconduct shall be promptly reported to the appropriate state education authorities and entered into relevant national databases to prevent offending educators from securing employment elsewhere. 	

4. **Thorough Background Checks:** The [School District/Institution] commits to conducting comprehensive background checks on all prospective employees, including inquiries into any past allegations or investigations related to sexual misconduct.
5. **Training and Awareness:** Regular training sessions shall be conducted for all staff and administrators to recognize, prevent, and respond to signs of sexual misconduct, fostering a culture of vigilance and responsibility.
6. **Support for Affected Students:** The [School District/Institution] shall provide immediate and ongoing support services for students affected by educator misconduct, ensuring their safety, well-being, and continued access to quality education.

PROPOSED RESOLUTION	
SUBJECT:	Teach Students About Government and the Political Process
PROPOSED BY:	DEWEY COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA & THE STATE DEPARTMENT OF EDUCATION (and request they send to all public school boards & superintendents)
AMENDMENTS:	The committee moved to strike the following from the resolution before sending on for recommendation: Under RESOLVED, item #4 sub-bullet, strike “Schools will work with local organizations to help students register to vote when they become eligible.”
<p style="text-align: center;"><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p> <p style="text-align: center;"></p> <p style="text-align: center;">RESOLUTION REQUIRING SCHOOLS TO TEACH STUDENTS ABOUT GOVERNMENT AND THE POLITICAL PROCESS IN OKLAHOMA</p> <p>WHEREAS, A strong democracy depends on informed and active citizens;</p> <p>WHEREAS, Teaching students how government works helps them become responsible voters and community members;</p> <p>WHEREAS, Many young people graduate without a clear understanding of how laws are made, how elections work, or how they can participate in government;</p> <p>WHEREAS, Oklahoma schools already teach social studies, but there is a need for more focused lessons on the political process and civic engagement; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party urges each public school district in Oklahoma to adopt the following policies:</p> <ol style="list-style-type: none"> 1. Teaching Government and Elections <ul style="list-style-type: none"> • All public middle and high schools in [County/School District] must include lessons on how government works at the local, state, and national levels. • Topics will include how laws are made, how elections function, the role of political parties, and why voting is important. 2. Hands-On Learning 	

- Schools are encouraged to hold mock elections, debates, and student government activities to give students real-life experience with the political process.
- Guest speakers, such as local officials and community leaders, may be invited to speak with students.

3. Training for Teachers

- Teachers will receive training to help them teach these topics effectively and answer students' questions.

4. Encouraging Student Involvement

- Schools may provide opportunities for students to volunteer or attend local government meetings.

RESOLVED, That the Oklahoma Republican Party requests this resolution will take effect starting in the 2025-2026 school year, and schools will provide updates on how these lessons are being taught.

D. Proposed Resolutions Regarding Agriculture, Alternative Energy, Public Health, and Property Rights

PROPOSED RESOLUTION	
SUBJECT:	Humanure and Biosludge
PROPOSED BY:	CARTER & COMANCHE COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	OKGOP COUNTY CHAIRMEN, ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA & THE PRESIDENT OF THE COUNTY OFFICERS AND DEPUTIES ASSOCIATION OF OKLAHOMA (and request they send to all County Commissioners)
<p><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p> <p>OKGOP</p> <p>RESOLUTION ON HUMANURE AND BIOSLUDGE MORATORIUM</p> <p>BE IT RESOLVED, That the Oklahoma Republican Party affirms that an immediate moratorium is imposed on the use of human waste and biosolids in agriculture, livestock feed, and wildlife management until rigorous, independent testing confirms the absence of carcinogens, harmful pathogens, pharmaceutical residues, and other toxic substances that pose risks to human, animal, and environmental health. This moratorium applies to all biosolids, including those used as fertilizer or soil amendments on food crops, grazing lands, or any area impacting the food chain; and</p> <p>RESOLVED, That the Oklahoma Republican Party affirms that any screening, filtration, and evaluation process must identify and remove hazardous mRNA, DNA fragments, and persistent organic pollutants to prevent bioaccumulation and genetic risks to humans and wildlife; and</p>	

RESOLVED, That the Oklahoma Republican Party affirms that comprehensive testing must account for legal and illegal pharmaceuticals, endocrine-disrupting compounds, and industrial contaminants to prevent soil and water contamination and ensure long-term ecological safety.

PROPOSED RESOLUTION	
SUBJECT:	Opposing Federal Overreach in Agriculture
PROPOSED BY:	CANADIAN & CLEVELAND COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA & OKLAHOMA'S CONGRESSIONAL DELEGATION

IF APPROVED: As Adopted by the 2025 OKGOP State Convention



RESOLUTION OPPOSING FEDERAL OVERREACH IN AGRICULTURE

WHEREAS, The Oklahoma Republican Party recognizes the vital role of farmers and ranchers in sustaining our local economy and ensuring food security;


WHEREAS, Burdensome environmental regulations and federal mandates have increasingly restricted the rights of farmers and ranchers to manage their land and resources;


WHEREAS, The 10th Amendment to the U.S. Constitution reserves powers not delegated to the federal government to the states or the people, including agricultural practices and land management; therefore, be it


RESOLVED, That the Oklahoma Republican Party opposes federal overreach in agricultural matters and calls on state and local governments to protect the rights of farmers and ranchers to operate free from unnecessary federal interference; and


RESOLVED, That the Oklahoma Republican Party shall stand against any federal policies or regulations that impose unreasonable restrictions on land use, water rights, or farming practices, including those that increase costs or hinder productivity; and

RESOLVED, That the Oklahoma Republican Party urges Oklahoma's state legislators and congressional delegation to advocate for agricultural policies that prioritize the rights of local farmers and ranchers, ensuring their ability to provide for their families, contribute to our economy, and steward their land responsibly.

PROPOSED RESOLUTION	
SUBJECT:	12 Month Moratorium on Wind Turbine Installation
PROPOSED BY:	CARTER COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA & THE PRESIDENT OF THE COUNTY OFFICERS AND DEPUTIES ASSOCIATION OF OKLAHOMA (and request they send to all County Commissioners)
<p><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p>  <p>RESOLUTION ON A 12 MONTH MORATORIUM ON WIND TURBINE INSTALLATION</p> <p>BE IT RESOLVED, That the Oklahoma Republican Party requests a 12-month moratorium on wind turbine installation until a rigorous and independent study can confirm the safety of the wind turbines in regards to both equipment failure and people being hurt as well as land pollution caused by wind turbines failure, accidents, and malfunctions.</p>	


PROPOSED RESOLUTION	
SUBJECT:	Against Industrial Wind Farms
PROPOSED BY:	HUGHES COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA & THE PRESIDENT OF THE COUNTY OFFICERS AND DEPUTIES ASSOCIATION OF OKLAHOMA (and request they send to all County Commissioners)
<p><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p>  <p>RESOLUTION AGAINST INDUSTRIAL WIND FARMS</p> <p>WHEREAS, Industrial wind farms produce high frequency vibrations that are harmful to livestock;</p> <p>WHEREAS, Industrial wind farms have a negative effect on all surrounding property values;</p> <p>WHEREAS, Industrial wind farms significantly impact migratory and endangered bird populations; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party opposes any industrial wind farms within the State of Oklahoma.</p>	


PROPOSED RESOLUTION	
SUBJECT:	A 1.5 Mile Wind Turbine Setback
PROPOSED BY:	PONTOTOC COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA & THE PRESIDENT OF THE COUNTY OFFICERS AND DEPUTIES ASSOCIATION OF OKLAHOMA (and request they send to all County Commissioners)
<p><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p>  <p>RESOLUTION SUPPPORTING A 1.5 MILE WIND TURBINE SETBACK</p> <p>WHEREAS, This resolution is in support of a 1.5 mile wind turbine setback for all non-participating parties including but not limited to health concerns, property contamination and lack of currently settled state permitting and controls;</p> <p>WHEREAS, The Oklahoma Republican Party is concerned with the health and safety of our rural community in regards to “Set Backs” of Non-Participating Properties with major concerns to potential contamination to abutting properties in proposed Turbine Project footprint;</p> <p>WHEREAS, Potential hazards of wind turbines has not been settled;</p> <p>WHEREAS, Property rights defined over air, ground and surface rights is not settled in regards to wind turbine projects;</p> <p>WHEREAS, The State of Oklahoma currently has 1.5 mile setbacks from schools, hospitals and airports;</p> <p>WHEREAS, The State of Oklahoma does not have regulation to protect citizens from wind turbine farms hazards;</p> <p>WHEREAS, The State Legislature has not given powers necessary to implement regulation to protect rural properties for wind turbine projects; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party calls upon the Legislature to extend the current setback to rural property owners who are non-participating party to a wind turbine project.</p>	

PROPOSED RESOLUTION	
SUBJECT:	5th and 14th Amendment Rights
PROPOSED BY:	PAYNE COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA & THE PRESIDENT OF THE COUNTY OFFICERS AND DEPUTIES ASSOCIATION OF OKLAHOMA (and request they send to all County Commissioners)
<p><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p>  <p>RESOLUTION AFFIRMING OUR 5TH AND 14TH AMENDMENT RIGHTS</p> <p>WHEREAS, As citizens of the United States of America and landowner in Oklahoma, our rights are protected under the 5th and 14th Amendments:</p> <ul style="list-style-type: none"> • We have the right to acquire, own, and use property freely if we comply with laws and regulations. These amendments prevent the government from arbitrarily depriving us of our property. • We have the right to keep others from our property including individuals and the government. • The government cannot take our private property for public use without “just compensation”. • We have protection in that the government cannot arbitrarily restrict our use of property without due process; <p>WHEREAS, Property owners in Oklahoma have the right to good health for our persons and/or any living beings and vegetation on our property without threats to air quality, noise levels, electromagnetic fields, and other dangers caused by man-made structures;</p> <p>WHEREAS, Property owners in Oklahoma have the right to the comparative property values as any other citizen in the state, according to rules and regulations set by the State of Oklahoma;</p> <p>WHEREAS, The history, economy, culture, and quality-of-life in Oklahoma are linked to agriculture, the future prosperity of which is crucial to public health, safety, and welfare;</p> <p>WHEREAS, Alternative sources of energy such as windmills and solar panels are heavily subsidized and require alternate sources of energy, such as diesel oil for lubrication and or gas generators for times of low production;</p> <p>WHEREAS, The President of the United States, Donald J. Trump, has said he would reduce support of alternative energy sources; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party rejects the Green New Deal policies based on the false belief that climate change is a danger to our planet; and</p> <p>RESOLVED, That the Oklahoma Republican Party affirms property owners in Oklahoma reserve the right to:</p>	

- reject the placement of alternative sources of energy such as solar panels or windmills on their property;
- reject the placement of high-power transmission lines on their property used to transfer and sell energy from windmills or solar panels;
- refuse anyone on their property who does not have their permission;
- refuse any leases, easements, or property confiscation by the federal government; and


RESOLVED, That the Oklahoma Republican Party affirms property owners in Oklahoma will contact their County Commissioners, State Representative, State Senator, Attorney General, and Governor of Oklahoma when any trespass, intimidation, or threat of eminent domain occurs.

PROPOSED RESOLUTION	
SUBJECT:	Against Large Scale Solar Complexes on Agricultural Land
PROPOSED BY:	HUGHES COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA & THE PRESIDENT OF THE COUNTY OFFICERS AND DEPUTIES ASSOCIATION OF OKLAHOMA (and request they send to all County Commissioners)
<p><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p>  <p>RESOLUTION AGAINST LARGE SCALE SOLAR COMPLEXES ON AGRICULTURAL LAND</p> <p>WHEREAS, Large scale solar complexes require thousands of acres of land;</p> <p>WHEREAS, Destroying thousands of acres of cropland will endanger our food supply and threaten our rural agricultural way of life;</p> <p>WHEREAS, Changing our rural landscape will negatively impact residents, livestock, and wildlife thriving in the vicinity of any complex; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party opposes any large scale industrial solar complexes on agricultural land.</p>	

PROPOSED RESOLUTION	
SUBJECT:	Atmospheric Spraying of Toxic Chemicals
PROPOSED BY:	DEWEY COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA, OKLAHOMA'S CONGRESSIONAL DELEGATION & THE ENVIRONMENTAL PROTECTION AGENCY (EPA) OFFICE OF INSPECTOR GENERAL (OIG)
<p style="text-align: center;">IF APPROVED: As Adopted by the 2025 OKGOP State Convention</p> <p style="text-align: center;"></p> <p style="text-align: center;">RESOLUTION TO PROHIBIT GOVERNMENT-SPONSORED ATMOSPHERIC SPRAYING OF TOXIC CHEMICALS</p> <p>WHEREAS, The protection of public health, environmental safety, and national sovereignty are paramount responsibilities of any government;</p> <p>WHEREAS, Growing public concern and credible reports suggest that certain government-affiliated entities may be involved in or complicit with atmospheric spraying programs involving harmful or toxic chemical agents;</p> <p>WHEREAS, Such programs, commonly referred to as <i>geoengineering</i>, <i>stratospheric aerosol injection</i>, or <i>chemical spraying</i>, may pose significant risks to human health, agriculture, water quality, and biodiversity;</p> <p>WHEREAS, The precautionary principle dictates that no governmental body or agency should engage in or support programs with the potential for environmental contamination or harm to public welfare without full transparency, public consent, and independent scientific validation;</p> <p>WHEREAS, Citizens have a right to clean air, uncontaminated water, and an unpolluted natural environment; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party:</p> <ol style="list-style-type: none"> 1. Formally Opposes any and all government-sponsored or government-sanctioned operations involving the aerial spraying of toxic or undisclosed chemical substances into the atmosphere without public knowledge and consent. 2. Demands a full investigation into any ongoing or past programs related to atmospheric chemical spraying, including collaboration with independent environmental scientists and public health experts. 3. Calls For immediate cessation of any and all atmospheric spraying activities that may introduce harmful chemicals into the environment, pending a transparent public review and risk assessment. 4. Supports legislation or regulatory measures prohibiting the use of federal, state, or local funds for programs involving geoengineering or aerial chemical spraying without explicit public disclosure, independent environmental review, and democratic oversight. 5. Urges full public hearings and testimony from scientific, medical, agricultural, and civil society representatives regarding the long-term impact of such activities on public health and ecosystems. 	

6. Reaffirms its commitment to defending environmental integrity, public health, and constitutional protections against programs or activities that may endanger the people or the planet.

RESOLVED, That the Oklahoma Republican Party sends this resolution to all relevant governmental agencies, environmental regulators, and legislative bodies for immediate consideration and action.

PROPOSED RESOLUTION	
SUBJECT:	Weather Modifications
PROPOSED BY:	COMANCHE COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS & THE GOVERNOR OF OKLAHOMA
<p><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p>  <p>RESOLUTION TO PROHIBIT AND CRIMINALIZE WEATHER MODIFICATION IN OKLAHOMA</p> <p>WHEREAS, It is vitally important to protect the God given rights and freedoms of all Oklahomans;</p> <p>WHEREAS, The people of Oklahoma recognize that God in His infinite wisdom designed the weather patterns;</p> <p>WHEREAS, We the people of the State of Oklahoma understand that if weather can be modified by human efforts it can be weaponized by those same human efforts; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party calls on our County and State GOP leaders to enact a law criminalizing weather modification efforts; and</p> <p>RESOLVED, That the Oklahoma Republican Party affirms it shall be illegal for any agency to attempt to modify, control and/or change the weather within the boundaries of the State of Oklahoma.</p>	

E. Proposed Resolutions Regarding Elections, Elected Officials, Legislative Rules, and Lobbying


PROPOSED RESOLUTION	
SUBJECT:	Rules in OK Legislature
PROPOSED BY:	GARVIN, MAYES, OSAGE & SEMINOLE COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS & THE GOVERNOR OF OKLAHOMA
<p><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p> <p>OKGOP</p> <p>RESOLUTION IN SUPPORT OF TRANSPARENT VOTING RULES & HOUSE RULES IN THE OKLAHOMA STATE LEGISLATURE</p> <p>WHEREAS, Transparency, accountability, and trust in government are fundamental principles of a representative Republic;</p> <p>WHEREAS, The citizens of Oklahoma have a right to know how their elected representatives vote on matters affecting their lives, communities, and future;</p> <p>WHEREAS, Secret votes in legislative bodies erode public confidence, hinder informed civic participation, and diminish government accountability;</p> <p>WHEREAS, Requiring all votes in the Oklahoma Senate and House of Representatives to be recorded and publicly accessible will enhance accountability and ensure legislators remain responsive to the will of the people;</p> <p>WHEREAS, The 2025 rules put forth by Speaker Kyle Hilbert of the Oklahoma House of Representatives & adopted by the majority of the members of the House, cancels the voice & legislation of duly elected representatives;</p> <p>WHEREAS, Speaker Hilbert & House leadership have destroyed representation of the people & created a tyrannical system which is totally contrary to the republican form of government;</p> <p>WHEREAS, Representatives are manipulated & threatened if they don't vote in accordance with the House leadership;</p> <p>WHEREAS, Multi-layered committees are used to prevent transparency and accountability;</p> <p>WHEREAS, One individual has the power to decide whether a bill will be heard or not;</p> <p>WHEREAS, Many Oklahomans are getting regulation & taxation without representation because of this system; therefore, be it</p>	


RESOLVED, That the Oklahoma Republican Party adopts a platform plank advocating for full transparency in legislative voting; and

RESOLVED, That the Oklahoma Republican Party calls on the Oklahoma State Legislature to amend its Senate and House rules to require that all votes—whether on final legislation, procedural matters, committee decisions, or elections of Senate or House leadership—be recorded and made publicly available in an easily accessible format; and

RESOLVED, That the Oklahoma Republican Party encourages Republican legislators to introduce and support rule changes and legislative measures that uphold the values of open government, transparency, and accountability to their constituents; and

RESOLVED, That the Oklahoma Republican Party condemns this tyrannical abuse of our legislature by Speaker Hilbert, house leadership & any future leadership following a similar system.

PROPOSED RESOLUTION	
SUBJECT:	Advertising Elections
PROPOSED BY:	MCCLAIN COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA & THE OKLAHOMA STATE ELECTION BOARD
<i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i>	
	
RESOLUTION FOR ADVERTISING ELECTIONS	
<p>BE IT RESOLVED, That the Oklahoma Republican Party affirms all local and State elections be required to advertise at least one month in advance of said election with no less than three publications in print, audio, and social media.</p>	

PROPOSED RESOLUTION	
SUBJECT:	Oklahoma Election Integrity
PROPOSED BY:	MAYES COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA & THE OKLAHOMA STATE ELECTION BOARD
AMENDMENTS:	<p>The committee moved to strike the following from the resolution before sending on for recommendation:</p> <p>From the first RESOLVED after “specialist”, strike “Dr. Frank &/or God’s Five Stones &/or Omega 4 America”</p>
<i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i>	
	
RESOLUTION FOR OKLAHOMA ELECTION INTEGRITY	
<p>WHEREAS, Oklahoma elections have become questionable due to anomalies, violations of election laws & compromised voter rolls;</p>	

WHEREAS, Election anomalies & possible violations, have been ignored instead of investigated;

WHEREAS, Outside investigations have been blocked;

WHEREAS, Cast vote rolls have been withheld from the people;

WHEREAS, Election board members have been removed for raising legitimate election concerns;

WHEREAS, Election issues are not being investigated & questionable elections are being certified;

WHEREAS, The confidence of voters, in Oklahoma elections has been replaced with uncertainty due to obstruction & a lack of transparency & accountability; therefore, be it

RESOLVED, That the Oklahoma Republican Party affirms that a thorough investigation & audit be completed by election integrity specialist; and

RESOLVED, That the Oklahoma Republican Party affirms that this investigation, & audit commence within 30 days of the approval of this resolution or as soon as the election integrity specialist can perform the investigation & audit; and

RESOLVED, That the Oklahoma Republican Party affirms that if the State Election Secretary and/or board inhibit this investigation in any way, they be recommended for suspension from their position until the investigation is completed; and

RESOLVED, That the Oklahoma Republican Party affirms that if incompetency or maladministration be found, that the current State Election Secretary and board be terminated & replaced by strong election integrity individuals; and

RESOLVED, That the Oklahoma Republican Party publish this resolution and that a copy be sent to the Oklahoma State Senate.

PROPOSED RESOLUTION

SUBJECT: Elected Official Classes

PROPOSED BY: MCCLAIN COUNTY

STATE CHAIRMAN TO SUBMIT TO: ALL OKLAHOMA LEGISLATORS & THE GOVERNOR OF OKLAHOMA


IF APPROVED: As Adopted by the 2025 OKGOP State Convention





RESOLUTION FOR ELECTED OFFICIAL CLASSES


BE IT RESOLVED, That the Oklahoma Republican Party urges all elected officials seeking office or holding office be required to complete a class about the Federal and State Constitutions.

F. Proposed Resolutions Calling for State of Oklahoma Legislative Action

PROPOSED RESOLUTION	
SUBJECT:	Surveillance
PROPOSED BY:	GARVIN & ROGERS COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS & THE GOVERNOR OF OKLAHOMA
AMENDMENTS:	The committee moved to amend the following in the resolution before sending on for recommendation: Replace “thrown out” with “suppressed”
<p style="text-align: center;"><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p> <p style="text-align: center;"></p> <p style="text-align: center;">RESOLUTION OPPOSING SURVEILLANCE WITHOUT WARRANTS</p> <p>WHEREAS, The Fourth Amendment to the United States Constitution and Oklahoma Statute Section 11-30 guarantee that “<i>the right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized</i>”;</p> <p>WHEREAS, A growing surveillance network across Oklahoma municipalities and state public spaces is unlawfully monitoring citizens through license plate readers and other tracking technology;</p> <p>WHEREAS, An open records request by The Sooner Sentinel revealed that Guthrie City Hall’s license plate scanner network shares data with nearly 100 government agencies, including the Nashville, TN branch of the ATF;</p> <p>WHEREAS, In the State of Oklahoma v. Ifabiyi case (McClain County), a judge ruled that law enforcement’s use of surveillance camera data to track a suspect’s movements was illegal, leading to the case being suppressed;</p> <p>WHEREAS, Oklahomans reject this Orwellian approach to law enforcement, which constitutes an invasion of privacy and a direct violation of constitutional rights; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party declares that American citizens shall not be monitored, surveilled, or tracked without a lawfully obtained warrant; and</p> <p>RESOLVED, That the Oklahoma Republican Party calls upon the state legislature to repeal the <i>Oklahoma Uninsured Vehicle Diversion Program</i>, as it violates both Section 11-30 of the Oklahoma Constitution and the Fourth Amendment of the U.S. Constitution.</p>	

PROPOSED RESOLUTION	
SUBJECT:	Oklahoma Turnpike Authority
PROPOSED BY:	CLEVELAND COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA & OKLAHOMA TURNPIKE AUTHORITY (OTA)
IF APPROVED: As Adopted by the 2025 OKGOP State Convention	
	
RESOLUTION FOR OKLAHOMA TURNPIKE AUTHORITY	
<p>BE IT RESOLVED, The Oklahoma Turnpike Authority must be immediately barred from any further creation of new turnpikes and the authority itself fully, independently investigated, forensically audited and placed on a path to complete abolition within five years.</p>	

PROPOSED RESOLUTION	
SUBJECT:	Traffic Cameras
PROPOSED BY:	CLEVELAND COUNTY
STATE CHAIRMAN TO SUBMIT TO:	ALL OKLAHOMA LEGISLATORS & THE GOVERNOR OF OKLAHOMA
IF APPROVED: As Adopted by the 2025 OKGOP State Convention	
	
RESOLUTION FOR TRAFFIC CAMERAS	
<p>BE IT RESOLVED, All GATSO and FLOCK traffic cameras on Oklahoma public roads must be immediately disabled and removed and all related government contracts with these two companies together with enabling legislation dissolved.</p>	

PROPOSED RESOLUTION	
SUBJECT:	Anti-NDA
PROPOSED BY:	MAYES COUNTY
STATE CHAIRMAN TO SUBMIT TO:	OKGOP COUNTY CHAIRMEN, ALL OKLAHOMA LEGISLATORS & THE GOVERNOR OF OKLAHOMA
IF APPROVED: As Adopted by the 2025 OKGOP State Convention	
	
RESOLUTION IN SUPPORT OF OKLAHOMA TAXPAYERS “RIGHT TO KNOW” HOW THEIR TAX DOLLARS ARE BEING SPENT AND THE DETAILS OF THE AGREEMENTS ENTERED INTO BY STATE, COUNTY, AND LOCAL OFFICIALS	
<p>WHEREAS, This resolution would prohibit State, County, and Local government entities, including State, County, and Local entities operating as a trust, from entering into any agreement with a private sector entity or government sector entity, that would prohibit the State, County, or Local governmental entity, from making a full disclosure of the terms of any agreement involving</p>	

taxpayer incentives, tax credits, or financial aid of any type, including gifts or transfer of property without market price compensation;

WHEREAS, In 2022, the State Board of Education was asked to approve a \$33.6 Million contract with an unidentified testing vendor because the State Office of Management and Enterprise Services had signed a Non-Disclosure Agreement (NDA) with the vendor. (House of Representative, Media News, 1-23-23);

WHEREAS, Lawmakers were asked to approve \$700 Million in incentive payments for an unnamed company that also had signed a Non-Disclosure Agreement with State and County officials, including officials of Mid-America Industrial Park, a State Trust. (House of Representative, Media News 1-23-23);

WHEREAS, The Constitution as a whole reflects the principles related to transparency and public access that are inherently supported by various provisions regarding government:

1. ****Oklahoma Open Records Act****

****Title 51, Oklahoma Statutes, Section 24A.1-24A.29****: This act guarantees public access to public records of government bodies, ensuring that the government is open and the public has the right to be fully informed about governmental decisions. It defines what records are available, sets forth the procedures for accessing records, and outlines the fees that may be charged for copying records.

2. ****Oklahoma Open Meeting Act****

****Title 25, Oklahoma Statutes, Sections 301-314****: This act requires that meetings of public bodies be open to the public, except for specific instances where executive sessions are allowed. It mandates that public bodies provide advance notice of meetings, post agendas, and keep minutes that are open to public inspection, thereby promoting transparency in government operation.

WHEREAS, State, County, and Local officials would be required to operate in complete transparency and full disclosure to the taxpayers they serve; therefore, be it

RESOLVED, That the Oklahoma Republican Party denounces Non-disclosure Agreements (NDAs) at all levels of government and holds governmental officials accountable to the taxpayers of Oklahoma; and

RESOLVED, That the Oklahoma Republican Party publish this resolution and that a copy be distributed to the Oklahoma House of Representatives and Senate.

G. Proposed Resolutions Calling for State of Oklahoma and Federal Legislative Action

PROPOSED RESOLUTION	
SUBJECT:	Abolition of Abortion
PROPOSED BY:	CANADIAN, CLEVELAND, COMANCHE & GRADY COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	NATIONAL REPUBLICAN PARTY, OKLAHOMA REPUBLICAN PARTY, ALL OKLAHOMA LEGISLATORS, THE GOVERNOR OF OKLAHOMA & OKLAHOMA'S CONGRESSIONAL DELEGATION
<p><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p> <p>OKGOP</p> <p>RESOLUTION ON THE ABOLITION OF ABORTION</p> <p>WHEREAS, The Oklahoma Republican Party recognizes that all human life begins at the moment of conception and is created in the image of God, with intrinsic and equal value;</p> <p>WHEREAS, Abortion is the intentional taking of innocent pre-born human life and is therefore a grave moral wrong and a violation of the unalienable right to life granted by our Creator and protected under the Constitution;</p> <p>WHEREAS, The Oklahoma Republican Party rejects any compromise or regulation of abortion that implicitly affirms the legality of this act, as no law or policy can justly permit the deliberate killing of the pre born;</p> <p>WHEREAS, Taxpayer dollars must not, under any circumstances, be used to fund abortion or any entity that facilitates, promotes, or profits from this practice; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party calls for the immediate and total abolition of abortion in all forms and at every stage of development, without exception or compromise; and</p> <p>RESOLVED, That the Oklahoma Republican Party demands that all elected officials at the local, state, and federal levels actively work to establish equal protection and equal justice under the law for pre-born children, ensuring they receive the same legal rights and protections as any other person; and</p> <p>RESOLVED, That the Oklahoma Republican Party opposes all funding, public or private, that supports abortion services or organizations that promote abortion and calls for the defunding and closure of all abortion facilities in the State of Oklahoma; and</p> <p>RESOLVED, That the Oklahoma Republican Party urges the State of Oklahoma to exercise its sovereign authority to protect pre-born children, rejecting any federal laws or judicial rulings that permit or promote abortion; and</p>	

RESOLVED, That the Oklahoma Republican Party affirms that because abortion, as the premeditated and intentional killing of pre-born children, is the leading cause of death in Oklahoma and constitutes a moral atrocity that violates the God-given right to life, the Oklahoma Republican Party calls upon the Governor of Oklahoma to exercise his authority to demand action and call upon the Legislature to prioritize the immediate hearing, debate and passage of a bill of abolition with the same elements as SB456 on both the Senate and House floors. SB456 represents a critical step toward ensuring the equal protection of all human life and the total abolition of abortion in the State of Oklahoma; and


RESOLVED, That the Oklahoma Republican Party submits this resolution to the National Republican Party to establish abolition of abortion as a non-negotiable principle in our party's platform; and


RESOLVED, That the Oklahoma Republican Party will work to educate the public on the need for immediate abolition and provide support for mothers and families through adoption services, crisis pregnancy centers, and other life-affirming resources.

H. Proposed Resolutions Calling for Federal Legislative Action

PROPOSED RESOLUTION	
SUBJECT:	Repeal the FACE Act
PROPOSED BY:	MCINTOSH, OSAGE & WASHINGTON COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	OKLAHOMA'S CONGRESSIONAL DELEGATION
<p><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p> <p>OKGOP</p> <p>RESOLUTION TO REPEAL THE FACE ACT</p> <p>WHEREAS, The Freedom of Access to Clinic Entrances (FACE) Act was passed in 1994 in the name of preventing violence against abortion workers at abortion providing facilities;</p> <p>WHEREAS, Roe v. Wade was overturned in June 2022 with the US Supreme Court decision in Dobbs v. Jackson Women's Health Organization, eliminating the federal right to abortion;</p> <p>WHEREAS, The matter of abortion restrictions has been returned to the states;</p> <p>WHEREAS, Civil laws regarding violence are already on the books of record in all states for protecting citizens;</p> <p>WHEREAS, The FACE Act has been disproportionately weaponized against non-violent first amendment protected activities and not utilized for acts of violence in recent years; therefore, be it</p>	

RESOLVED, That the Oklahoma Republican Party urges our federally elected officials to immediately repeal the FACE Act and return the matter of safety of citizens fully and completely to the individual states and counties through their locally elected officials.

PROPOSED RESOLUTION	
SUBJECT:	Title of Czar
PROPOSED BY:	STEPHENS COUNTY
STATE CHAIRMAN TO SUBMIT TO:	OKLAHOMA'S CONGRESSIONAL DELEGATION
<i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i>	
	
RESOLUTION FOR REMOVING THE TITLE OF CZAR	
<p>BE IT RESOLVED, That the Oklahoma Republican Party affirms that the non-English title of “Czar” be removed from use in the Federal Government.</p>	

PROPOSED RESOLUTION	
SUBJECT:	Abolishing the Federal Reserve
PROPOSED BY:	WASHINGTON COUNTY
STATE CHAIRMAN TO SUBMIT TO:	OKLAHOMA'S CONGRESSIONAL DELEGATION; THE SENATE COMMITTEE ON BANKING, HOUSING, AND URBAN AFFAIRS; THE HOUSE COMMITTEE ON FINANCIAL SERVICES; AND THE PRESIDENT OF THE UNITED STATES
<i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i>	
	
RESOLUTION TO ABOLISH THE FEDERAL RESERVE	
<p>WHEREAS, The Federal Reserve System was established under the Federal Reserve Act of 1913 with the stated intent to provide the nation with safer, more flexible, and more stable monetary and financial systems;</p>	
<p>WHEREAS, The Federal Reserve System has been a colossal failure in achieving these objectives—with the United States dollar losing over 97% of its value—the monetary policies of the Federal Reserve have been a primary cause of inflation, thereby diminishing the standard of living for most Americans;</p>	
<p>WHEREAS, The Federal Reserve's ability to create money through mechanisms like quantitative easing has been criticized for enabling unchecked government spending, leading to a ballooning national debt;</p>	
<p>WHEREAS, The independence of the Federal Reserve from direct government oversight can lead to monetary policies that do not align with the economic needs or public interest of the American people;</p>	

WHEREAS, The opaque nature of Federal Reserve operations, including its balance sheet management and interest rate decisions, lacks sufficient transparency and accountability to the public;

WHEREAS, The manipulation of interest rates are de facto price controls to influence economic activity and can create artificial economic conditions, leading to boom and bust cycles, which disproportionately affect lower and middle-income families;

WHEREAS, The Federal Reserve's role in the financial system favors large financial institutions over small businesses and individual consumers, thus skewing wealth distribution;


WHEREAS, A return to sound money with direct ties to constitutionally defined gold and silver for money would align monetary policy with responsible spending and would unleash an unprecedented rise in living standards as occurred in the nineteenth century;

WHEREAS, Historical precedents and theoretical economic models suggest that systems without a central bank could operate with currency backed by tangible assets, potentially stabilizing the currency's value and preventing inflation; therefore, be it

RESOLVED, That the United States Congress should:


- Initiate a comprehensive audit and review of the Federal Reserve System, examining its impact on inflation, national debt, economic stability, and public welfare;
- Pursue legislative measures for the dissolution of the Federal Reserve, replacing it with an alternative monetary system that ensures transparency, accountability, and stability in monetary policy;
- Develop and propose constitutional or statutory amendments to establish a framework for managing the nation's currency that prioritizes the economic well-being of all citizens over financial sector interests;
- Engage in public discourse to educate the populace on the implications of such a significant policy shift, ensuring that any move towards the abolition of the Federal Reserve is made with informed public consent and understanding; and

RESOLVED, That the Oklahoma Republican Party forwards this resolution to the Senate Committee on Banking, Housing, and Urban Affairs, the House Committee on Financial Services, and the President of the United States for their consideration and action.


PROPOSED RESOLUTION	
SUBJECT:	Repeal the 1986 National Childhood Vaccine Injury Act
PROPOSED BY:	WASHINGTON COUNTY
STATE CHAIRMAN TO SUBMIT TO:	OKLAHOMA'S CONGRESSIONAL DELEGATION; SENATE COMMITTEE ON HEALTH, EDUCATION, LABOR, AND PENSIONS; THE HOUSE COMMITTEE ON ENERGY AND COMMERCE; AND THE PRESIDENT OF THE UNITED STATES
<p><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p>  <p>RESOLUTION TO REPEAL THE 1986 NATIONAL CHILDHOOD VACCINE INJURY ACT</p> <p>WHEREAS, The National Childhood Vaccine Injury Act (NCVIA) of 1986 was enacted to protect vaccine manufacturers from liability for vaccine-related injuries or deaths, thereby ensuring the continued production and availability of vaccines;</p> <p>WHEREAS, This law has shielded vaccine makers from civil lawsuits, placing the burden of compensation for vaccine injuries on a no-fault compensation program, the National Vaccine Injury Compensation Program (NVICP), funded by an excise tax on vaccines;</p> <p>WHEREAS, The NCVIA has been criticized for reducing the incentive for vaccine manufacturers to prioritize safety, leading to less rigorous testing and oversight of vaccines due to the absence of legal repercussions for vaccine-related injuries;</p> <p>WHEREAS, Despite clinicians ignoring parents own observations, the number of vaccine injuries and adverse events reported has exploded, with many arguing that the lack of manufacturer liability has contributed to a lack of transparency and accountability in vaccine safety research and reporting;</p> <p>WHEREAS, The compensation process under the NVICP has been described as adversarial, lengthy, and often inadequate, with many claims being denied or significantly delayed, leaving victims without timely or sufficient support;</p> <p>WHEREAS, The removal of liability has not only potentially affected vaccine safety but has also raised ethical concerns about the balance between public health benefits and individual rights to seek redress for harm;</p> <p>WHEREAS, Reintroducing manufacturer liability could encourage more thorough research into vaccine safety, better post-market surveillance, and potentially lead to safer vaccine formulations;</p> <p>WHEREAS, There is an ongoing public debate regarding the efficacy, safety, and necessity of certain vaccines, and the current liability structure does not adequately address public concerns or encourage open scientific inquiry; therefore, be it</p> <p>RESOLVED, That the United States Congress should:</p>	


- Initiate a review of the National Childhood Vaccine Injury Act of 1986, focusing on its impact on vaccine safety, public health, and individual rights;
- Pursue legislative action to repeal the liability protections provided to vaccine manufacturers under this Act, thereby restoring the ability to hold manufacturers accountable through civil lawsuits for vaccine-related injuries or deaths;
- Propose amendments or new legislation to ensure that any compensation program for vaccine injuries is more transparent, accessible, and expedient, providing fair and adequate compensation to those injured; and


RESOLVED, That the Oklahoma Republican Party forwards this resolution to the Senate Committee on Health, Education, Labor, and Pensions, the House Committee on Energy and Commerce, and the President of the United States for their consideration and action.


PROPOSED RESOLUTION	
SUBJECT:	Federal Term Limits
PROPOSED BY:	STEPHENS COUNTY
STATE CHAIRMAN TO SUBMIT TO:	U.S. CONGRESSIONAL DELEGATION
<i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i>	
	
RESOLUTION FOR FEDERAL TERM LIMITS	
<p>BE IT RESOLVED, That the Oklahoma Republican Party supports the amendment of the US Constitution to require term limits of federally elected House and Senate Members.</p>	


I. Proposed Resolutions for Commendations


PROPOSED RESOLUTION	
SUBJECT:	Commendation for Trump
PROPOSED BY:	SEMINOLE & STEPHENS COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	OKLAHOMA REPUBLICAN PARTY & PRESIDENT DONALD J. TRUMP
<i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i>	
	
RESOLUTION TO COMMEND PRESIDENT DONALD J. TRUMP	
<p>BE IT RESOLVED, That the Oklahoma Republican Party commends President Donald J. Trump for his service; and</p>	
<p>RESOLVED, That the Oklahoma Republican Party commends President Donald J. Trump for his commitment to securing the Border and protecting our citizens from illegal aliens committing crimes against the American people.</p>	

PROPOSED RESOLUTION	
SUBJECT:	Commendation for Ryan Walters
PROPOSED BY:	KAY & SEMINOLE COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	OKLAHOMA REPUBLICAN PARTY, OKLAHOMA STATE DEPARTMENT OF EDUCATION (OSDE) & RYAN WALTERS
<i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i>	
	
RESOLUTION TO COMMEND RYAN WALTERS	
<p>BE IT RESOLVED, That the Oklahoma Republican Party supports State Superintendent Ryan Walters and the Oklahoma State School Board in their efforts to require public schools to report the number of students that are not citizens or legal residents; and</p> <p>RESOLVED, That the Oklahoma Republican Party applauds Ryan Walters for having courage to stand for conservative and Christian Biblical principles in the face of opposition.</p>	

PROPOSED RESOLUTION	
SUBJECT:	Commendation for Secretary Pete Hegseth
PROPOSED BY:	CANADIAN COUNTY
STATE CHAIRMAN TO SUBMIT TO:	SECRETARY PETE HEGSETH
<i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i>	
	
RESOLUTION TO COMMEND SECRETARY PETE HEGSETH FOR THE RESTORATION OF FORT BRAGG'S NAME	
<p>WHEREAS, Pete Hegseth, a distinguished veteran, journalist, and patriot, has been a steadfast advocate for preserving the history and traditions of the United States military;</p> <p>WHEREAS, Fort Bragg, named in honor of General Braxton Bragg, has stood as a historic symbol of American military excellence and a proud home to generations of soldiers;</p> <p>WHEREAS, The renaming of Fort Bragg to Fort Liberty was widely opposed by veterans, service members, and patriotic Americans who value the preservation of military heritage;</p> <p>WHEREAS, Pete Hegseth used his platform to boldly challenge the politically motivated renaming and played a critical role in restoring the original name of Fort Bragg;</p> <p>WHEREAS, His efforts reflect a deep respect for the history, service, and sacrifice of the men and women who have trained and served at Fort Bragg; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party expresses its sincere gratitude to Secretary Pete Hegseth for his unwavering dedication to honoring American military history and ensuring that Fort Bragg remains a symbol of strength, tradition, and patriotism.</p>	

PROPOSED RESOLUTION		
SUBJECT:	Commendation for Elon Musk	
PROPOSED BY:	CANADIAN COUNTY	
STATE CHAIRMAN TO SUBMIT TO:	ELON MUSK	
IF APPROVED: As Adopted by the 2025 OKGOP State Convention		
		
RESOLUTION TO COMMEND ELON MUSK FOR EXPOSING GOVERNMENT CORRUPTION		
<p>WHEREAS, Elon Musk, as a visionary entrepreneur and advocate for free speech, has demonstrated a commitment to transparency and accountability in government and corporate affairs;</p>		
<p>WHEREAS, Through his leadership at X (formerly Twitter), he has exposed government overreach, censorship, and collusion between federal agencies and Big Tech to suppress free speech and manipulate public discourse;</p>		
<p>WHEREAS, His efforts in revealing the “Twitter Files” have shed light on unconstitutional actions taken by government officials to silence dissent and control narratives;</p>		
<p>WHEREAS, He has consistently challenged bureaucratic inefficiency, wasteful spending, and regulatory overreach, standing as a champion for innovation, economic freedom, and individual rights;</p>		
<p>WHEREAS, His commitment to truth and transparency aligns with the values of the Oklahoma Republican Party and the broader movement to ensure government accountability; therefore, be it</p>		
<p>RESOLVED, That the Oklahoma Republican Party commends and thanks Elon Musk for his courage and dedication to exposing government corruption and defending the principles of free speech and limited government.</p>		

PROPOSED RESOLUTION		
SUBJECT:	Commendation for Robert F. Kennedy Jr.	
PROPOSED BY:	CANADIAN COUNTY	
STATE CHAIRMAN TO SUBMIT TO:	ROBERT F. KENNEDY JR.	
IF APPROVED: As Adopted by the 2025 OKGOP State Convention		
		
RESOLUTION TO COMMEND ROBERT F. KENNEDY JR. – MAKE AMERICA HEALTHY AGAIN!		
<p>WHEREAS, Robert F. Kennedy Jr. has been confirmed as the Secretary of Health and Human Services, bringing a strong commitment to medical freedom, government transparency, and public health reform;</p>		
<p>WHEREAS, He has long been a vocal advocate for individual medical rights, accountability in federal health agencies, and the reduction of bureaucratic overreach in healthcare;</p>		
<p>WHEREAS, His leadership is expected to prioritize patient choice, innovation, and the removal of unnecessary regulations that hinder medical advancements and accessibility;</p>		
<p>WHEREAS, His confirmation signals a new era of restoring public trust in health institutions by emphasizing truth, integrity, and science-driven policy;</p>		
<p>WHEREAS, The OKGOP supports his dedication to ensuring health policies serve the American people rather than special interests or government overreach; therefore, be it</p>		
<p>RESOLVED, That the Oklahoma Republican Party congratulates Robert F. Kennedy Jr. on his confirmation as Secretary of Health and Human Services and expresses confidence in his ability to lead with integrity and purpose.</p>		

PROPOSED RESOLUTION		
SUBJECT:	Commendation for Tulsi Gabbard	
PROPOSED BY:	CANADIAN COUNTY	
STATE CHAIRMAN TO SUBMIT TO:	Tulsi Gabbard	
<i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i>		
		
RESOLUTION TO COMMEND TULSI GABBARD AS PRESIDENT TRUMP'S SELECTION FOR DIRECTOR OF NATIONAL INTELLIGENCE		
WHEREAS, Tulsi Gabbard has been confirmed as the Director of National Intelligence, bringing her extensive experience in military service, foreign policy, and national security to this vital role;		
WHEREAS, She has demonstrated a strong commitment to protecting American sovereignty, ensuring intelligence agencies operate with integrity, and resisting political weaponization of national security institutions;		

WHEREAS, Her leadership will prioritize transparency, accountability, and the safeguarding of constitutional freedoms while strengthening the nation’s intelligence capabilities;

WHEREAS, Her bipartisan approach and dedication to America-first policies align with the Oklahoma Republican Party’s commitment to strong national defense and government accountability;

WHEREAS, The Oklahoma Republican Party supports her efforts to restore trust in the intelligence community and ensure it serves the best interests of the American people; therefore, be it

RESOLVED, That the Oklahoma Republican Party congratulates Tulsi Gabbard on her confirmation as Director of National Intelligence and expresses confidence in her ability to lead with honor and effectiveness.

PROPOSED RESOLUTION

SUBJECT: Commendation for Edward Coristine

PROPOSED BY: CANADIAN COUNTY

STATE CHAIRMAN TO SUBMIT TO: EDWARD CORISTINE

AMENDMENTS: The committee moved to strike the following from the resolution before sending on for recommendation:
From the title as his middle name, strike “Big Balls”

IF APPROVED: As Adopted by the 2025 OKGOP State Convention



RESOLUTION TO COMMEND DOGE'S EDWARD CORISTINE FOR ROOTING OUT CORRUPTION

WHEREAS, Edward Coristine, a distinguished engineer at the Department of Government Efficiency. (DOGE), has demonstrated a commitment to transparency, accountability, and ethical innovation in the tech and financial sectors;

WHEREAS, His efforts in exposing corruption and unethical practices within the financial and cryptocurrency industries have helped protect consumers and promote fair market practices;

WHEREAS, His leadership in decentralization and financial freedom aligns with the principles of economic liberty and limited government that the Oklahoma Republican Party upholds;


WHEREAS, His work has contributed to a broader movement advocating for integrity, individual empowerment, and resistance to corporate and governmental overreach; therefore, be it

RESOLVED, That the Oklahoma Republican Party congratulates Edward Coristine for his courage and dedication in rooting out corruption and standing up for transparency.

J. Proposed Resolutions for Censures

PROPOSED RESOLUTION	
SUBJECT:	Censure of the OKGOP State Chairman
PROPOSED BY:	CIMARRON, KAY, MCINTOSH, OTTAWA & WASHINGTON COUNTIES
STATE CHAIRMAN TO SUBMIT TO:	NATHAN DAHM, THE OKLAHOMA REPUBLICAN PARTY & MEMBERS OF THE OKGOP STATE, BUDGET AND FINANCE COMMITTEES
<p><i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i></p> <p style="text-align: center;">OKGOP</p> <p style="text-align: center;">RESOLUTION OF CENSURE AGAINST THE OKLAHOMA REPUBLICAN PARTY STATE CHAIRMAN</p> <p>WHEREAS, Rule 10(i) of the Oklahoma Republican Party (OKGOP) Rules explicitly states that “The accounts of the Treasurer shall be accessible at all times to the State Chairman and Vice Chairman, any member of the State Finance or Budget Committees or any representative of any of said officers or committees duly authorized in writing by such officer or committee”;</p> <p>WHEREAS, The State Chairman has directed the State Treasurer repeatedly to deny any access to Budget Committee members of “the accounts of the Treasurer” and has only recently relented enough to allow the potential review of financial records if Budget Committee members will schedule an appointment with the Treasurer at the State GOP offices while still being entirely prohibited from taking any notes or copies of such records;</p> <p>WHEREAS, These restrictions directly contradict the clear intent of Rule 10(i), which ensures that Budget Committee members have complete access to the financial records at all times;</p> <p>WHEREAS, Such denials and restrictions impede transparency, accountability, and the proper oversight of party finances, which are essential to maintaining trust and integrity within the OKGOP;</p> <p>WHEREAS, The State Chairman's actions constitute an intentional violation of OKGOP rules and undermine the authority granted to Budget Committee members;</p> <p>WHEREAS, The State Chairman has already been censured by the Budget Committee during the most recent meeting on 02/15/2025; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party formally censures the State Chairman for willfully violating Rule 10(i) by denying and imposing unauthorized restrictions on the accessibility of financial records; and</p> <p>RESOLVED, That the Oklahoma Republican Party hereby directs the State Chairman to immediately cease and desist from enforcing these unauthorized restrictions and to fully comply with the provisions of Rule 10(i) as written; and</p>	

RESOLVED, That the Oklahoma Republican Party enters a copy of this resolution into the official records of the Oklahoma Republican Party and distributed to all current and immediate past members of the State Committee, Budget Committee, and Finance Committee to ensure transparency and adherence to party rules.

PROPOSED RESOLUTION	
SUBJECT:	Censuring for Surveillance
PROPOSED BY:	WASHINGTON COUNTY
STATE CHAIRMAN TO SUBMIT TO:	THE OKLAHOMA REPUBLICAN PARTY, ALL OKLAHOMA LEGISLATORS & THE GOVERNOR OF OKLAHOMA
<i>IF APPROVED: As Adopted by the 2025 OKGOP State Convention</i>	
 <p>RESOLUTION TO CENSURE OKLAHOMA REPUBLICAN STATE SENATORS AND REPRESENTATIVES SUPPORTING TRANSPORTATION SURVEILLANCE</p> <p>WHEREAS, The use of Automatic License Plate Readers (ALPR) and other forms of transportation surveillance has raised significant concerns regarding privacy, data security, and potential misuse of personal information;</p> <p>WHEREAS, The Oklahoma Republican Party (OKGOP) stands for limited government intervention and the protection of personal freedoms;</p> <p>WHEREAS, Any legislation that expands or endorses further surveillance on Oklahoma's roadways infringes upon these core values;</p> <p>WHEREAS, It is the duty of Republican state senators and representatives to uphold and advocate for policies that reflect the party's commitment to individual privacy and civil liberties;</p> <p>WHEREAS, Voting in support of legislation that legalizes additional transportation surveillance, including but not limited to ALPR, directly contradicts these principles;</p> <p>WHEREAS, Conversely, voting against legislation that seeks to repeal existing transportation surveillance measures also fails to align with the party's stance on privacy rights; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party hereby declares that any Republican State Senator or State Representative who:</p> <ul style="list-style-type: none"> • Votes in support of any legislation that legalizes any further transportation surveillance, including but not limited to ALPR, on Oklahoma roadways, OR • Votes in opposition to any legislation that seeks to repeal any form of transportation surveillance, including but not limited to ALPR, <p>shall be censured by the OKGOP; and</p> <p>RESOLVED, That the Oklahoma Republican Party, upon such censure, will issue press releases to publicize the censure, ensuring transparency and accountability to the party's constituents; and</p>	

RESOLVED, That the Washington County Republican Party will censure any local elected official who votes to use or continue the use of transportation surveillance, including but not limited to ALPR; and

RESOLVED, This resolution shall take effect immediately upon its adoption by the Oklahoma Republican Party.

END OF DOCUMENT

APPENDIX A: No Recommendation

Summary

The Ad Hoc Resolutions Committee for the 2025 State Convention, to which the proposed resolutions were referred, made a vote of “no recommendation” on the items included in this Appendix. The result of “no recommendation” means that the committee was unable to come to agreement on recommended action and the proposed resolutions in this appendix will not be considered at the State Convention, unless a member moves otherwise.

A. Proposed Resolutions – No Recommendation

PROPOSED RESOLUTION	
SUBJECT:	Homeless Shelters
PROPOSED BY:	WASHINGTON COUNTY
RESOLUTION TO ALLOW HOMELESS SHELTERS IN EVERY CITY	
<p>WHEREAS, Senate Bill 484 as introduced by Senator Lisa Standridge would prohibit municipalities of this state with a population less than three hundred thousand (300,000) from providing programs or services to homeless persons including the provision of homeless shelters;</p>	
<p>WHEREAS, Oklahoma City and Tulsa are the only two municipalities in this state with population greater than 300,000, meaning all other municipalities of this state would be impacted by SB484; therefore, be it</p>	
<p>RESOLVED, That the Oklahoma Republican Party recommends that all communities of this state be allowed to provide programs or services to homeless persons including the provision of homeless shelters; and</p>	
<p>RESOLVED, That the Oklahoma Republican Party calls upon the Oklahoma Legislature to reject Senate Bill 484.</p>	

END OF APPENDIX

APPENDIX B: Not Recommended

Summary

The Ad Hoc Resolutions Committee for the 2025 State Convention, to which the proposed resolutions were referred, made a vote of “not recommended” on the items included in this Appendix. The result of “not recommended” means that the proposed resolutions in this appendix will not be considered at the State Convention, unless a member moves otherwise.

A. Proposed Resolutions – Not Recommended

PROPOSED RESOLUTION	
SUBJECT:	Open Primaries
PROPOSED BY:	GARVIN, GRADY, MCCLAIN & STEPHENS COUNTIES
REASON:	Unnecessary to state our position as the state party already addressed with a lawsuit. Should be addressed as a platform issue.
<p align="center">RESOLUTION OPPOSING THE PETITION TO IMPLEMENT AN OPEN PRIMARY SYSTEM IN OKLAHOMA</p> <p>WHEREAS, The Constitution of the State of Oklahoma affirms the right of political parties to determine whether their primary elections are open or closed;</p> <p>WHEREAS, An organization known as Oklahoma United has been collecting signatures to amend the Oklahoma State Constitution to establish an open primary system, which would allow individuals unaffiliated with any political party to participate in selecting candidates from all parties for the general election, and would further permit members of one political party to vote in another party’s primary;</p> <p>WHEREAS, Such a system undermines the integrity of party platforms and weakens the selection of strong candidates for office by diluting the influence of party members;</p> <p>WHEREAS, This system would, in effect, create a de facto ranked-choice voting system, which has been explicitly banned in the State of Oklahoma;</p> <p>WHEREAS, The proposed petition seeks to repeal Article 3, Section 3 of the Oklahoma Constitution, which directs political parties to nominate candidates for Presidential Elector at their respective conventions, yet fails to provide a replacement process for selecting Presidential Electors;</p> <p>WHEREAS, Article II, Section 1 of the U.S. Constitution states: <i>“Each state shall appoint, in such manner as the Legislature thereof may direct, a Number of Electors, equal to the whole number of Senators and Representatives to which the State may be entitled in the Congress: but no Senator or Representative, or Person holding an Office of Trust or Profit under the United States, shall be appointed an Elector.”</i></p>	

and the repeal of Oklahoma's existing electoral process would place the state in direct violation of the U.S. Constitution and disrupt the process by which states select the President and Vice President; and

WHEREAS, The Oklahoma Republican Party stands in firm opposition to this petition and its attempt to:

1. Undermine the integrity of Oklahoma's primary election system;
2. Violate the U.S. Constitution's framework for electing the President and Vice President through the Electoral College;
3. Subvert the state's authority in determining the process for selecting Presidential Electors; and
4. Advance a purely democratic system of election by popular vote, which our Founding Fathers warned against as a "tyranny of the majority"—a system that threatens the individual rights of smaller states and their citizens.

Therefore, be it

RESOLVED, That the Oklahoma Republican Party rejects this attempt to alter Oklahoma's election system and urge our fellow citizens, elected representatives, and state officials to oppose this measure in defense of our Constitution, our elections, and the integrity of our republic.

PROPOSED RESOLUTION	
SUBJECT:	Supporting OFCR & OFYR
PROPOSED BY:	CANADIAN, LEFLORE & OKMULGEE COUNTIES
REASON:	Contains debate against a pending rule change and should be presented during debate for that specific rule change.
RESOLUTION SUPPORTING OKLAHOMA FEDERATION OF COLLEGE REPUBLICANS AND OKLAHOMA FEDERATION OF YOUNG REPUBLICANS	
<p>WHEREAS, In several precincts across Oklahoma, there has been a movement to change the OKGOP rules to remove the voice of the Oklahoma Federation of College Republicans and the Oklahoma Federation of Young Republicans, as established in OKGOP Rule 16E;</p>	
<p>WHEREAS, The proposed change seeks to strike the following language from OKGOP Rule 16E: <i>"The Oklahoma Federation of Young Republicans shall be allowed 20 delegates to the state convention, said delegates to be allocated by the State Executive Committee of the Young Republicans and named prior to Republican county conventions. The Oklahoma Federation of College Republicans shall be allowed at least 10 delegates to the state convention, with said delegates being at least 18 years of age by the time of the state convention and a member of the Oklahoma Federation of College Republicans, being enrolled in at least one college semester. Delegates who are members of voting auxiliary organizations shall choose whether to vote as an auxiliary delegate or a county delegate."</i>;</p>	
<p>WHEREAS, If approved, this rule change would significantly impact the representation of young people within the Oklahoma Republican Party and could diminish the voice of youth involvement in the OKGOP state convention;</p>	

WHEREAS, in the words of Brendan Worth, Chairman of the Oklahoma Federation of Young Republicans, "We are simply saddened by the actions of those who have attempted to marginalize the voices of young Republicans in Oklahoma. The move not only threatens the democratic process within our party but also disregards the contributions and potential of our younger voter base. In the 2024 election alone, young Republicans deployed across the nation played a vital role in securing majorities in both chambers and in returning Donald Trump to the White House. Actions like those seen in the precinct meetings in Oklahoma County discourage young Republicans from getting involved and directly affect the voter contacts we can make, undermining party unity and Republican victories across the board. The individuals proposing this change seem more interested in the appearance of power and in helping Democrats win elections.";

WHEREAS, The youth of the Oklahoma Republican Party represent a vital component in shaping the future of our party and the direction of our nation;

WHEREAS, the Canadian/LeFlore/Okmulgee County Republican Party voted to strongly to support this Resolution; therefore, be it

RESOLVED, The Delegates of the Oklahoma Republican Party State Convention in attendance at the 2025 State Convention vote to strongly oppose any Rule change proposal that would remove the voice of any Republican Youth in Oklahoma.

PROPOSED RESOLUTION	
SUBJECT:	Multiple Resolutions
PROPOSED BY:	TEXAS COUNTY
REASON:	Not in the proper format; contains multiple topics that may be platform items.
RESOLUTION FOR OKGOP SUPPORT	
<p>BE IT RESOLVED, That the Oklahoma Republican Party affirms:</p> <ol style="list-style-type: none"> 1. MAGA Oklahoma Republicans support President Donald J. Trump the 47th President of the United States of America, in his efforts to use Tariffs to create a level playing field in commerce with foreign nationals; 2. We the people should not have to do the IRS's job for them by sending out 1099's to claim deductions, and furthermore that the USA enacts a Fair Tax System; 3. We support "No tax on tips", "No tax on Social Security" and the abolishment of the income tax; 4. That all medical facilities taking government funds end all chemical and surgical mutilation of children. This practice must stop misusing the funds of Medicare and Medicaid. We the people support President Trump's policy to withdraw HHS March 2, 2022, guidance on Gender Affirming Care, Civil Rights and Patient Privacy. Furthermore, the term child or children means an individual or individuals under 19 years of age; 5. That we the people of the Oklahoma republican Party, support President Trump's action to abolish DEI (Diversity Equity & Inclusion); 6. That we the people of the Oklahoma Republican Party, support President Trump's action to reinstate the name of Mt McKinley in honor of our great 25th President of the United Sates and furthermore we are in full support of the renaming of the Gulf of America; 	

7. That the USA regain control and ownership of the 8th “Wonder of the World”, the Panama Canal due to breach of contract with Panama;
8. That we the people of the Oklahoma Republican Party, support President Trump’s actions of putting America first, the foreign policy of the United States shall champion core American interests and always put America and American Citizens first;
9. The prioritize the US Citizen’s public safety and enforce the national security interests of the American people, remove criminal aliens that are illegally in our country, and furthermore, dismantle criminal cartels, foreign gangs, cross-border human smuggling and trafficking networks, end the scourge of offenses involving the most vulnerable, women & children and ensure the use of all law enforcement tools to faithfully execute the immigration laws of our great USA;
10. That if any illegal aliens or US citizens are caught using our Social Security System illegally, that they should be prosecuted to the full extent of the law;
11. We keep the US dollar as the US currency and the World currency;
12. That We the People of the Oklahoma Republican Party are in full support of religious liberty across the US; therefore, we will not tolerate anti-Christian weaponization of government of unlawful conduct policies or practices that target Christians;
13. We are in full support of President Donald J. Trump auditing the Federal Reserve;
14. We support the abolishment of the Department of Education by giving the power back to the states;
15. We implore the State of Oklahoma to guard our water resources from excessive use of the Ogallala Aquifer and institute fair reporting and metering;
16. We support the audit & transparency of all govt agencies and other actions that DOGE (Dept of Govt Efficiency) is implementing to eliminate fraud, waste, and abuse in the US Government;
17. We support the protection of private property rights and stand against government overreach and implementation of eminent domain for corporate interests;
18. We support the prohibition of foreign ownership of US land; and
19. We support the conversion of the US Dollar to be backed by precious metals (i.e. gold) and that we maintain the USD as the world’s currency.

PROPOSED RESOLUTION	
SUBJECT:	Biannual Legislatures
PROPOSED BY:	STEPHENS COUNTY
RESOLUTION FOR BIENNIAL LEGISLATURES	
BE IT RESOLVED , That the Oklahoma Republican Party affirms that the Oklahoma Legislature meet in regular session every other year (biennial) rather than every year.	

PROPOSED RESOLUTION	
SUBJECT:	Fair Lobbying in Oklahoma
PROPOSED BY:	DEWEY COUNTY
RESOLUTION FOR FAIR LOBBYING IN OKLAHOMA	
WHEREAS , People and groups should be able to share their ideas with lawmakers, but the process should be fair and open; therefore, be it	

RESOLVED, That the Oklahoma Republican Party affirms Oklahoma should:

1. **Make Lobbying Clear** – Lobbyists must report who they work for and what they want to change.
2. **Make Information Easy to Find** – The public should be able to see lobbying reports online.
3. **Teach the Rules** – Lobbyists should get training on fair and honest lobbying.
4. **Prevent Unfair Influence** – Government officials should wait before becoming lobbyists.
5. **Enforce the Rules** – Those who break lobbying laws should face consequences.

PROPOSED RESOLUTION

SUBJECT: Fair Local Government

PROPOSED BY: DEWEY COUNTY

RESOLUTION FOR FAIR LOCAL GOVERNMENT IN OKLAHOMA

WHEREAS, County governments make important decisions for the community; therefore, be it

RESOLVED, That the Oklahoma Republican Party urges counties in Oklahoma to:

1. **Be Open and Honest** – Share meetings, budgets, and decisions with the public.
2. **Listen to the People** – Hold community meetings and hear what people have to say.
3. **Ensure Fair Elections** – Support fair voting and ethical campaign practices.
4. **Teach People About Voting** – Help voters understand how elections work.
5. **Hold Leaders Accountable** – Make sure government officials follow the rules.

PROPOSED RESOLUTION

SUBJECT: Growth of Cyber

PROPOSED BY: STEPHENS COUNTY

RESOLUTION FOR GROWTH OF CYBER

BE IT RESOLVED, That the Oklahoma Legislature and the County Commissioners explore the growth of cyber currency operations by foreign nationals in the state of Oklahoma.

PROPOSED RESOLUTION

SUBJECT: Mixture

PROPOSED BY: CLEVELAND COUNTY

RESOLUTIONS FROM CLEVELAND COUNTY

BE IT RESOLVED, Oklahoma state legislators should immediately commission a comprehensive Highway Cost Allocation Study definitively determining what each class of vehicles 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 the fuel taxation according to real costs visited on the state's public roads; and

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; and

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.); and

RESOLVED, After leaving their public employment, Oklahoma state bureaucrats and employees should be barred for ten years from employment with industries related to their government responsibilities.

PROPOSED RESOLUTION	
SUBJECT:	OK DOGE Oversight Committee
PROPOSED BY:	DEWEY COUNTY
REASON:	Not properly formatted; not within our authority
<p style="text-align: center;">RESOLUTION FOR ESTABLISHING AN OVERSIGHT COMMITTEE FOR THE OKLAHOMA DIVISION OF GOVERNMENT EFFICIENCY</p> <p>Purpose: To ensure transparency, accountability, and effectiveness in the operations of the Oklahoma Division of Government Efficiency (DOGE-OK) by establishing an independent oversight committee.</p> <p>Background:</p> <ul style="list-style-type: none"> In February 2025, Governor Kevin Stitt issued Executive Order 2025-04, creating DOGE-OK within the Office of Management and Enterprise Services (OMES). The division aims to eliminate wasteful government spending, improve efficiency, and ensure taxpayer dollars are used effectively across state government. While DOGE-OK's mission aligns with the state's commitment to fiscal responsibility, it is essential to implement oversight mechanisms to maintain public trust and verify that the division's initiatives achieve their intended outcomes. <p>Resolution:</p> <ol style="list-style-type: none"> Establishment of the Oversight Committee: <ol style="list-style-type: none"> An independent Oversight Committee shall be established to monitor and review the activities, policies, and decisions of DOGE-OK. The committee shall consist of nine members appointed as follows: <ul style="list-style-type: none"> Three members appointed by the Governor. Three members appointed by the President Pro Tempore of the Senate. Three members appointed by the Speaker of the House of Representatives. Qualifications of Committee Members: <ol style="list-style-type: none"> Members should have expertise in public administration, finance, law, or related fields. Members must not be current employees of DOGE-OK or hold any position that could present a conflict of interest. Duties and Responsibilities: <ol style="list-style-type: none"> Review and assess DOGE-OK's policies, procedures, and initiatives to ensure they align with state and federal laws and effectively promote government efficiency 	

- b. Monitor the implementation of efficiency measures to verify their effectiveness and identify areas for improvement.
 - c. Evaluate DOGE-OK's compliance with transparency and public records laws, ensuring timely and complete responses to public information requests.
 - d. Provide annual reports to the Governor and the Legislature detailing findings, concerns, and recommendations for improvements within DOGE-OK.
- 4. Powers of the Committee:
 - a. Access all necessary documents, data, and personnel within DOGE-OK to perform its oversight functions
 - b. Hold public hearings to gather input from state employees, citizens, and other stakeholders.
 - c. Issue subpoenas if necessary to compel the production of documents or the attendance of witnesses.
- 5. Meetings:
 - a. The committee shall meet at least quarterly and additionally as deemed necessary by the chairperson.
 - b. All meetings shall be open to the public in accordance with the Oklahoma Open Meeting Act.
- 6. Funding and Resources:
 - a. The Legislature shall allocate appropriate funding to support the operations of the Oversight Committee, including staffing, research, and administrative expenses.
- 7. Implementation Timeline:
 - Phase 1: Appointment of committee members (within 60 days of the resolution's passage).
 - Phase 2: Initial organizational meeting and establishment of operational procedures (within 30 days of member appointments).
 - Phase 3: Commencement of oversight activities (immediately following the organizational meeting). Conclusion: Establishing an independent Oversight Committee for DOGE-OK is a critical step toward ensuring that the division operates with integrity, transparency, and in the best interests of Oklahoma's citizens. This committee will serve as a safeguard against potential inefficiencies and will promote public confidence in the state's efforts to enhance government efficiency.

PROPOSED RESOLUTION

SUBJECT: Radical NGOs

PROPOSED BY: DEWEY COUNTY

RESOLUTION ADDRESSING LEGISLATORS, JUDGES, AND LOBBYISTS' CONNECTIONS TO RADICAL NON-GOVERNMENTAL ORGANIZATIONS

WHEREAS, The integrity of democratic institutions is essential for maintaining public trust and upholding the rule of law;

WHEREAS, Recent reports and investigations have highlighted concerning instances of legislators, judges, and lobbyists maintaining undisclosed or inappropriate connections with radical non-governmental organizations (NGOs) whose agendas may conflict with constitutional principles, national security, or the broader public interest;

WHEREAS, Such affiliations have the potential to unduly influence policymaking, judicial rulings, and lobbying efforts, thereby threatening impartial governance and undermining democratic processes;

WHEREAS, Radical NGOs, whether domestic or foreign-funded, may pursue objectives that erode national sovereignty, public order, or societal cohesion; therefore, be it

RESOLVED, That the Oklahoma Republican Party hereby:

1. Condemns any unethical or undisclosed ties between legislators, judges, lobbyists, and radical NGOs that compromise the independence and impartiality of democratic institutions.
2. Calls for the implementation of stricter transparency and disclosure requirements for public officials and lobbyists concerning affiliations with NGOs that engage in or advocate for activities deemed as radical, subversive, or contrary to national interests.
3. Urges the establishment of oversight mechanisms, including independent commissions or ethics panels, to investigate and report on improper influence or conflicts of interest stemming from such connections.
4. Supports legislative or judicial reforms aimed at prohibiting individuals with known affiliations to extremist or radical organizations from holding sensitive public office positions or influencing key governmental processes without full public disclosure.
5. Encourages cooperation between national security agencies, legislative bodies, judicial authorities, and civil society to identify and address the undue influence of radical NGOs on the policymaking and judicial landscapes.
6. Reaffirms the importance of safeguarding the sovereignty, integrity, and constitutional framework of [Country/State/Organization] from entities that seek to undermine democratic institutions and the rule of law.

RESOLVED, That this resolution be communicated to all relevant governmental bodies, judiciary councils, and regulatory authorities for immediate review and appropriate action.

PROPOSED RESOLUTION	
SUBJECT:	State Bank
PROPOSED BY:	COMANCHE COUNTY
RESOLUTION TO PROPOSE A STATE BANK	
<p>WHEREAS, it is vitality important to protect Oklahoma’s industries against the adverse effects of the manipulation of the interests rates of the privately owned Federal Reserve Bank; therefore, be it</p>	
<p>RESOLVED, That the Oklahoma Republican Party calls upon our elected officials to enact legislation for the establishment of State Bank; and</p>	
<p>RESOLVED, That the Oklahoma Republican Party calls upon our elected officials to enact a bill all-inclusive of the specific language proposed to protect Oklahomans against the policies and manipulations of inflation rates which adversely affect our Oklahoma Banks and industries; and</p>	

RESOLVED, That the Oklahoma Republican Party affirms that any elected official within our state legislature that is found to be actively engaged with supporting the corporate interests behind the Federal Reserve Bank which are supporting the policies of UN agenda 21 which violate the U.S. and/or Oklahoma Constitutions shall be brought before the ethics committee, censured, deprived of GOP support when running for re-election as a Republican and/or dependent on severity of harm caused to Oklahoma residents publicly asked to resign from office by the state leadership of the GOP under public accusations for violating Chapter 115 – Treason:

CHAPTER 115 – TREASON, SEDITION, AND SUBVERSIVE ACTIVITIES § 2382.

MISPRISON OF TREASON

Whoever, owing allegiance to the United States and having knowledge of the commission of any treason against them, conceals and does not, as soon as may be, disclose and make known the same to the President or to some judge of the United States, or to the governor or to some judge or justice of a particular State, is guilty of misprison of treason and shall be fined under this title or imprisoned not more than seven years or both.

PROPOSED RESOLUTION

SUBJECT: Censuring A.J. Griffin

PROPOSED BY: LOGAN COUNTY

REASON: She is now a private citizen / freedom of speech

RESOLUTION CENSURING A.J. GRIFFIN

WHEREAS, The Oklahoma Republican Party is committed to the principles and values as articulated in its official platform, advocating for a clear and distinct representation of Republican ideals in the political process;

WHEREAS, The primary election system within the state of Oklahoma has traditionally been structured to ensure that Republican candidates who advance to the general election are those who have been vetted and supported by the Republican electorate, thereby maintaining the integrity of party nominations;

WHEREAS, State Question 836, if passed, would implement a "jungle primary" system where all candidates, regardless of party affiliation, would compete in a single primary election, with the top two vote-getters advancing to the general election, thereby diminishing the significance of party identity and potentially leading to general elections without a Republican candidate;

WHEREAS, A.J. Griffin, a former Republican state senator, has publicly supported State Question 836, advocating for a system that will confuse voters, dilute party loyalty, and undermine the ability of Republican voters to select candidates who align with the core conservative tenets of the Republican Party;

WHEREAS, Such support for a jungle primary system could lead to outcomes where the general election features two candidates from the same party, potentially excluding Republican representation in significant races, thus contradicting the foundational purpose of a primary election to select candidates who represent the party's values;

WHEREAS, This action by A.J. Griffin is seen as contrary to the interests of the Oklahoma Republican Party, weakening the party's ability to nominate candidates who share and will advocate for Republican principles; therefore, be it

RESOLVED, That the Oklahoma Republican Party hereby officially censures A.J. Griffin for her support of State Question 836, which is seen as detrimental to the interests and integrity of the Republican primary process in Oklahoma; and

RESOLVED, That the Oklahoma Republican Party affirms that this censure serves as a formal expression of disapproval for actions taken by A.J. Griffin that could lead to the dilution of Republican influence in state elections and diminish the party's role in candidate selection; and

RESOLVED, That the Oklahoma Republican Party affirms that this resolution be communicated to all members of the Oklahoma Republican Party, local party organizations, and relevant media outlets to clarify the Party's stance on the matter; and

RESOLVED, That the Oklahoma Republican Party encourages its members to actively oppose State Question 836 to preserve the traditional primary system that upholds the values and candidate selection process integral to the party's identity.

END OF APPENDIX

APPENDIX C: Resolutions that were Transferred to Rules or Platform Committee or Tabled Indefinitely

Summary

The Ad Hoc Resolutions Committee for the 2025 State Convention sent the items in this report to the 2025 Rules Committee or the 2025 Platform Committee. To ensure no items were missed, the committee chose to include them in this appendix for full transparency; although it is the committee's understanding that these items will be included in the reports of the committees to which they were referred.


In addition, one item was moved to Table Indefinitely by the author of the resolution (who was on the committee) because it was intended to only be a County Resolution for a local issue, and was not intended to go to the state. It is included here for transparency as well.

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 Resolutions Committee because they did not meet the definition of a Resolution.

A. Transferred to 2025 Rules Committee

PROPOSED AMENDMENT				
RULE:	MULTIPLE or NEW		PARAGRAPH:	N/A
PROPOSED BY:		GARVIN & WASHINGTON COUNTIES		
AMEND BY:		Substituting with the “2025 Rules Reboot Package” as described in the preamble below, with the file labeled “FINAL VERSION of the RULES” located at this website to download: https://sites.google.com/view/2025-rules-reboot/files		



RESOLUTION TO ADOPT THE “2025 RULES REBOOT PACKAGE”
REVISION TO THE OKGOP RULES

WHEREAS, The current bylaws (Rules of the Oklahoma Republican Party, as amended May 3-4, 2024) are not organized in a manner consistent with best practices as outlined in Robert's Rules of Order Newly Revised (RONR), resulting in a lack of clarity and ease of use;

WHEREAS, The existing bylaws are structured with a mixture of general topics and a mixture of specific committees rather than by topic alone, leading to the repetition and duplication of rules across multiple sections, which increases the potential for conflicting or contradictory provisions;

WHEREAS, Many rules are duplicated unnecessarily, creating confusion about their proper application and interpretation;

WHEREAS, The current organization of the bylaws complicates the process of locating and referencing specific rules during meetings or in decision-making processes;

WHEREAS, Simplification and clarification of the bylaws are necessary to ensure that they are accessible, understandable, and usable for all members;

WHEREAS, The revision aims to enhance the bylaws' effectiveness in governing the organization by consolidating related rules into single, coherent sections, thereby avoiding confusion and contradiction;

WHEREAS, A well-organized and simplified set of bylaws will enable the organization to function more efficiently, resolve disputes effectively, and adapt to future needs;

WHEREAS, The proposed revisions have been carefully drafted to reflect best practices and do not alter the intent of any of the original bylaws, but merely simplify, clarify, and reorganize them to ensure that the original purpose and meaning remain intact;

WHEREAS, This resolution shall adopt the final version of the “2025 Rules Reboot Package” (full information and document links are posted on the following website: <https://sites.google.com/view/2025-rules-reboot>) and an online file of the final version is located on the website <https://sites.google.com/view/2025-rules-reboot/files> for review by clicking on the button labeled “FINAL VERSION of the RULES”;

WHEREAS, For complete transparency, the author has provided the following documents for reference only so that all members may walk through the revision process, if so desired. The revision process included the following steps:

1. Labeling every individual sentence (or partial sentence) in the original set of bylaws with a unique ID tag (there are 369 ID tags). To review the file, use the link below and click on the button labeled “ORIGINAL with ID Tags”.
2. Restructuring the document into the new format and reordering each individual sentence while keeping its unique ID tag (there are still 369 ID tags). To review the file, use the link below and click on the button labeled “RESTRUCTURED with ID Tags”.
3. After removing the ID tags (from Step #2), redlining (using “track changes”) the restructured document so every change can be seen. Each change was verified to keep the original intent, while combining and removing unnecessary duplication, correcting grammatical errors, or clarifying subject/verb. To review the file, use the link below and click on the button labeled “REDLINED”.
4. After accepting all redlines, a final version was created (see above).

Each member may review the reference files at this website <https://sites.google.com/view/2025-rules-reboot/files>, which were used to create the final version for approval;

WHEREAS, While reorganizing the bylaws by topic may result in perceived inconsistencies (and they do exist in the current bylaws), it is not the intent of this revision to make substantial changes, and any necessary adjustments can be addressed by the members in future amendments;

WHEREAS, The purpose of the Oklahoma Republican Party is to promote the principles of the Republican Party and to elect Republican candidates to office, and having a clear and concise set of bylaws is in the best interest of all members; therefore, be it

RESOLVED, That the Oklahoma Republican Party hereby adopts the revised bylaws as presented, effective immediately upon approval, superseding and replacing all prior versions.

PROPOSED RESOLUTION	
PROPOSED BY:	CLEVELAND COUNTY
REASON:	RULES ITEM – OUT OF ORDER
We would like to have added to the By-Laws that the state chairman/ chairwomen and the vice-chairman / vice-chairwomen not be a current legislator for the state of Oklahoma.	

PROPOSED RESOLUTION	
PROPOSED BY:	MCCLAIN COUNTY
REASON:	RULES ITEM – OUT OF ORDER
<p style="text-align: center;">RESOLUTION FOR MCCLAIN COUNTY DELEGATION AT STATE MEETINGS AND CONVENTIONS</p> <p>Seeing as the Republicans of our County elect members of this body to represent their interests and values at State Meetings and State Conventions. Often times the State requests that voting on State party matters be made by secret ballot, thus how the representatives of the County vote on such matters is unknown. Seeing as this is a representative form of government the people must know how a individual votes on particular matter in order to determine if these individuals are accurately voting in accordance with their values.</p> <p>Let it be resolved that all votes made by the representatives of McClain County at state meetings, conferences, and conventions be of public record and known to the other members of this County regardless of if the State requests such votes be anonymous and/or by secret ballot. Further the tally of said votes shall be reported to the members of this body at the next following McClain County republican meeting.</p>	

PROPOSED RESOLUTION	
PROPOSED BY:	WASHINGTON COUNTY
REASON:	RULES ITEM – OUT OF ORDER
<p style="text-align: center;">RESOLUTION TO REVISE OKGOP RULE 16(e)</p> <p>BE IT RESOLVED, By the Republican Party of Washington County, the State of Oklahoma, that Rule 16(e) of the OKGOP Rules as amended by the State Convention May 3-4, 2024, be revised to delete the following language:</p> <p style="padding-left: 40px;">“The Oklahoma Federation of Young Republicans shall be allowed twenty (20) delegates to the State Convention. Said delegates will be allocated by the State Executive Committee of the Young Republicans and must be named prior to Republican County Conventions. The Oklahoma Federation of College Republicans shall be allowed at least ten (10) delegates to the State Convention with said delegates being as least eighteen (18) years of age by the time of the State Convention to which they are delegates; and said delegates being a member of the Oklahoma Federation of College Republicans at least one (1) college semester. Delegates who are members of voting auxiliary organizations shall choose whether to vote as an auxiliary delegate or a county delegate.”</p>	

B. Transferred to 2025 Platform Committee

PROPOSED RESOLUTION	
SUBJECT:	Abolition of Abortion
PROPOSED BY:	CANADIAN, CLEVELAND, COMANCHE & GRADY COUNTIES
REASON:	PLATFORM ITEM – OUT OF ORDER
<p style="text-align: center;">RESOLUTION ON THE ABOLITION OF ABORTION</p> <p>WHEREAS, The Oklahoma Republican Party recognizes that all human life begins at the moment of conception and is created in the image of God, with intrinsic and equal value;</p> <p>WHEREAS, Abortion is the intentional taking of innocent pre-born human life and is therefore a grave moral wrong and a violation of the unalienable right to life granted by our Creator and protected under the Constitution;</p> <p>WHEREAS, The Oklahoma Republican Party rejects any compromise or regulation of abortion that implicitly affirms the legality of this act, as no law or policy can justly permit the deliberate killing of the pre born;</p> <p>WHEREAS, Taxpayer dollars must not, under any circumstances, be used to fund abortion or any entity that facilitates, promotes, or profits from this practice; therefore, be it</p> <p>RESOLVED, That the Oklahoma Republican Party calls for the immediate and total abolition of abortion in all forms and at every stage of development, without exception or compromise; and</p> <p>RESOLVED, That the Oklahoma Republican Party demands that all elected officials at the local, state, and federal levels actively work to establish equal protection and equal justice under the law for pre-born children, ensuring they receive the same legal rights and protections as any other person; and</p> <p>RESOLVED, That the Oklahoma Republican Party opposes all funding, public or private, that supports abortion services or organizations that promote abortion and calls for the defunding and closure of all abortion facilities in the State of Oklahoma; and</p> <p>RESOLVED, That the Oklahoma Republican Party urges the State of Oklahoma to exercise its sovereign authority to protect pre-born children, rejecting any federal laws or judicial rulings that permit or promote abortion; and</p> <p>RESOLVED, That the Oklahoma Republican Party affirms that because abortion, as the premeditated and intentional killing of pre-born children, is the leading cause of death in Oklahoma and constitutes a moral atrocity that violates the God-given right to life, the Oklahoma Republican Party calls upon the Governor of Oklahoma to exercise his authority to demand action and call upon the Legislature to prioritize the immediate hearing, debate and passage of a bill of abolition with the same elements as SB456 on both the Senate and House floors. SB456 represents a critical step toward ensuring the equal protection of all human life and the total abolition of abortion in the State of Oklahoma; and</p>	

RESOLVED, That the Oklahoma Republican Party submits this resolution to the National Republican Party to establish abolition of abortion as a non-negotiable principle in our party's platform; and

RESOLVED, That the Oklahoma Republican Party will work to educate the public on the need for immediate abolition and provide support for mothers and families through adoption services, crisis pregnancy centers, and other life-affirming resources.

PROPOSED RESOLUTION

PROPOSED BY: COMANCHE COUNTY

REASON: PLATFORM ITEM – OUT OF ORDER

RESOLUTION FOR CREATING AN OKLAHOMA CONSTITUTIONAL LAWYERS ASSOCIATION

Resolution for Oklahoma GOP Platform – create an Oklahoma Constitutional Lawyers Association and enact legislation authorizing the members of the Oklahoma Constitutional Lawyers Association to practice law in any and every court within the boundaries of the State of Oklahoma:

WHEREAS, We recognize that the Bar Association was formed as a “good old boys club” in the 1870’s in New York for the purpose of price fixing with the goal of controlling the licensing of lawyers and thus control of the judicial branch of government in America;

WHEREAS, Being familiar with the United State Supreme Court decision in Schware versus Board of Bar Examiners stating the “practice of law cannot be licensed by any state”, we ask who is licensing lawyers and how can someone be arrested for practicing law without a license?;

WHEREAS, We recognize that that the leadership of the Bar Association is a private “good old boys club” that acts as advisor to the Executive Branch through the State Attorney General, influences legislatures through members elected into the Legislative Branch and having assumed a monopoly of the Judicial Branch;

WHEREAS, We are understanding Thomas Jefferson’s warning; “if any individual and /or group ever seized control of all three branches of government, tyranny will be the result” reject the tyranny the Bar Association leaders are attempting to bring about;

WHEREAS, Americans have seen firsthand that the leadership of the Bar Association has created a monopoly and a caste system of nobility through control of the judicial branch of government, attacking and threatening the licenses of any lawyer that acts contrary to and/or supports anyone that opposes the leaderships support of the global communist agenda of the Democratic Socialist Party;

WHEREAS, to counter the monopoly and control the Bar Association has achieved over the judicial system and courts in Oklahoma, we hereby advocate for the creation of another separate and independent lawyers association comprised of lawyer that will adhere to the original intent of the United States Constitution and use the constitutional argument within the courts in every case where it may be possible to make such a claim of a constitutionally protected right;

WHEREAS, the members of the Oklahoma Constitutional Lawyers Association authorized to practice law within all courts within the boundaries of the State shall also be authorized to hold judicial offices within every level of the Judicial Branch within the State of Oklahoma.

PROPOSED RESOLUTION	
PROPOSED BY:	CLEVELAND COUNTY
REASON:	PLATFORM ITEM – OUT OF ORDER
<p>AMENDMENTS TO STATE PLATFORM, page 26, Under “STATE LEGISLATURE” “We Support</p> <ol style="list-style-type: none"> 1. We support any legislation that protects our rights guaranteed by the Bill of Rights. 2. We support an explanation of the specific Oklahoma and U.S. Constitutional authority when filing a bill. 3. We support full funding of all state retirement systems. 	

PROPOSED RESOLUTION	
PROPOSED BY:	MCCLAIN COUNTY
REASON:	PLATFORM ITEM – OUT OF ORDER
<ol style="list-style-type: none"> 1.) Support testing outcomes based on individual student progress from start of year to the end of the school year instead of state and national testing. 2.) Oppose the use of the required ACT test for all high school students. 3.) Oppose 4-day school weeks. 	

PROPOSED RESOLUTION	
PROPOSED BY:	ROGERS COUNTY
REASON:	PLATFORM ITEM – OUT OF ORDER
<p style="text-align: center;">Resolution Regarding the Auditing and Overseeing of Title Companies</p> <p>Whereas the greatest potential for fraud in a Real Estate transaction can occur with the handling of Earnest monies,</p> <p>Whereas once a Real Estate company turns over Earnest Funds to a Title Company, the overseeing and auditing rules of Real Estate Earnest Funds are lost,</p> <p>Whereas no overseeing and auditing of Title Companies are required by Oklahoma laws, creating no consumer protection when Earnest Funds are handled by Title Companies,</p> <p>Now, therefore let the Platform of the Oklahoma GOP be amended as follows: We support the formation of a department to audit regularly and oversee the handling of Earnest Monies by Title Companies doing business in the State of Oklahoma, as was done with the Abstract division of Real Estate in Oklahoma.</p> <p>Now, therefore, be it resolved that the Chairman of Rogers County will publish this resolution in a timely and proper manner in order to be presented to the State Platform Committee in time for consideration at the 2025 State Convention.</p>	

PROPOSED RESOLUTION	
PROPOSED BY:	ROGERS COUNTY
REASON:	PLATFORM ITEM – OUT OF ORDER
<p style="text-align: center;">Resolution regarding Sex Change Operations for Minors</p> <p>Whereas a sex change operation most likely will end the reproductive rights and abilities of the recipient,</p> <p>Whereas the State of Oklahoma OHCA Policies and Rules Main Page 317:30-5-51. Elective sterilizations [Issued 1-05-95] states:</p> <p>(a) Payment is made to hospitals for elective sterilizations performed in behalf of eligible individuals if all of the following circumstances are met:</p> <p>(1) The patient must be at least 21 years of age at the time the consent form is signed,</p> <p>(2) The patient must be mentally competent,</p> <p>(3) A properly completed Federally mandated consent for sterilization form is attached to the claim, and</p> <p>(4) The form is signed by the patient at least 30 days, but not more than 180 days prior to the surgery.</p> <p>Whereas children under 21 do not meet the legal age to be allowed to sign the consent form, Requirement (1),</p> <p>Whereas the younger the child is under 21, the less mentally competent the child is to comprehend the full ramifications of sterilization Requirement (2),</p> <p>Whereas the younger the child is the less likely the child can complete the mandated form, Requirement (3),</p> <p>And Whereas the younger the child is the less likely the child as the patient, can independently sign the forms at least 30 days, but not more than 180 days prior to the surgery.</p> <p>Now, therefore, be it resolved by the County Committee of the Republican Party of Rogers County, that the Platform of the Oklahoma Republican Party be amended, as follows: Any person performing or assisting someone under 21 years of age in obtaining a sex change operation or alteration to their reproductive organs, be guilty of interfering in the reproductive rights of the child, extreme mutilation the child, and of extreme child abuse on a felony level. Now, therefore, be it resolved that the Chairman of Rogers County will publish this resolution in a timely and proper manner in order to be presented to the State Platform Committee in time for consideration at the 2025 State Convention.</p>	

C. Tabled Indefinitely

PROPOSED RESOLUTION	
SUBJECT:	Commendation for Sue Thompson and Karen Chapman
PROPOSED BY:	CANADIAN COUNTY
REASON:	Table Indefinitely by the author of the resolution (who was on the committee) because it was intended to only be a County Resolution for a local issue, and was not intended to go to the state.
<p align="center">RESOLUTION TO COMMEND SUE THOMPSON AND KAREN CHAPMAN</p> <p>WHEREAS, Sue Thompson and Karen Chapman have dedicated countless hours to the education and training of the members of the Canadian County Republican Party;</p> <p>WHEREAS, Their tireless efforts have helped to strengthen the party and empower its members with the knowledge and skills necessary to engage in meaningful political action and service to the community;</p> <p>WHEREAS, Sue Thompson and Karen Chapman have consistently demonstrated a commitment to the principles of the Republican Party, contributing to its growth, success, and leadership;</p> <p>WHEREAS, Their generous sharing of knowledge has made a profound impact on the lives of many individuals within the Canadian County Republican Party, inspiring them to take an active role in supporting the values and vision of our community and nation; therefore, be it</p> <p>RESOLVED, That the Canadian County Republican Party expresses its deepest gratitude to Sue Thompson and Karen Chapman for their invaluable contributions, selfless dedication, and unwavering support of our mission and members; and</p> <p>RESOLVED, That the Canadian County Republican Party extends our heartfelt thanks for their exemplary leadership, and we wish them continued success in all their future endeavors.</p>	

END OF APPENDIX