



**RESOLUTION IN SUPPORT OF OKLAHOMA STATE ATTORNEY GENERAL
CRIMINAL INVESTIGATION INTO AND PROSECUTION OF
COVID-19 CRIMES AGAINST OKLAHOMANS**

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;

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;

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;

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;

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;

WHEREAS, The President does not have the Constitutional authority to pardon offenses against the State of Oklahoma; and

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

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 Bix**- 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)



RESOLUTION CONDEMNING AND CENSURING TODD GOLLIHARE, DARCY JECH, BRENT HOWARD AND PAUL ROSINO’S VOTE AGAINST SB456, THE ABOLITION OF ABORTION, AND EQUAL PROTECTION FOR PREBORN CHILDREN

WHEREAS, On February 19th, 2025, Republican Oklahoma State Senators Todd Gollihare, Darcy Jech, Brent Howard, and Paul Rosino voted “No” on SB456, the Abolition of Abortion in Oklahoma Act;

WHEREAS, SB456 would have abolished abortion in Oklahoma by providing the equal protection of the laws to preborn children from the moment of conception;

WHEREAS, The failure of SB456 to pass committee means that self-managed abortion remains legal in Oklahoma with an estimated 3,274 self-managed abortions occurring annually in our state under the color of our laws;

WHEREAS, No other bill up for consideration this session would have any significant impact on self-managed abortion in Oklahoma;

WHEREAS, Protecting the rights of the innocent is the greatest obligation of all public officials, and the mass murder of children in Oklahoma via self-managed abortion and the loopholes in the homicide code that allow it to continue represent the greatest injustice in our society;

WHEREAS, The Oklahoma Republican Party platform states, “We believe that at the point of conception (including in vitro fertilization [IVF]), a person is granted the rights guaranteed in the U.S. Constitution; therefore, civil authorities have a duty before God to uphold justice by establishing equal protection under the law for all preborn children”;

WHEREAS, The Oklahoma Republican Party platform states, “We believe intentional abortion is contrary to the Word of God and is murder according to Exodus 23:7”;

WHEREAS, The Oklahoma Republican Party platform states, “Be it resolved that the abolition of abortion be brought to a full floor vote in the Oklahoma Legislature”;

WHEREAS, Todd Gollihare, Darcy Jech, Brent Howard, and Paul Rosino’s opposition to the Abolition of Abortion in Oklahoma Act is in blatant violation of the Word of God, the OKGOP

platform, the Oklahoma Baptists resolution, and the Oklahoma Association of Free Will Baptists resolution; therefore, be it

RESOLVED, That the Oklahoma Republican Party strongly condemns Todd Gollihare, Darcy Jech, Brent Howard, and Paul Rosino for their February 19th vote against the abolition of abortion and their opposition to equal protection for preborn children; and

RESOLVED, That the Oklahoma Republican Party affirms that their vote in opposition to the abolition of abortion and equal protection for preborn children represents so great an injustice and so great a violation of the Word of God and the OKGOP platform that the Oklahoma Republican Party encourages Republicans in Oklahoma to withhold all support from their political careers.



**RESOLUTION OF CENSURE AGAINST THE
OKLAHOMA REPUBLICAN PARTY STATE CHAIRMAN**

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”;

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;

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;

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;

WHEREAS, The State Chairman's actions constitute an intentional violation of OKGOP rules and undermine the authority granted to Budget Committee members;

WHEREAS, The State Chairman has already been censured by the Budget Committee during the most recent meeting on 02/15/2025; therefore, be it

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

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

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.



**RESOLUTION OPPOSING THE PETITION TO IMPLEMENT AN
OPEN PRIMARY SYSTEM IN OKLAHOMA**

WHEREAS, The Constitution of the State of Oklahoma affirms the right of political parties to determine whether their primary elections are open or closed;

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;

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;

WHEREAS, This system would, in effect, create a de facto ranked-choice voting system, which has been explicitly banned in the State of Oklahoma;

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;

WHEREAS, Article II, Section 1 of the U.S. Constitution states:

“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.”

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.



**RESOLUTION TO ADOPT THE “2025 RULES REBOOT” PACKAGE AND
ESTABLISH THE RULES REBOOT COMMITTEE**

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 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, 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.