



RESOLUTION TO CONDEMN POLITICAL PERSECUTIONS & INDICTMENTS

WHEREAS the Executive Committee of the _____ COUNTY REPUBLICAN PARTY being elected to represent the People of _____ COUNTY Georgia and being duly sworn by oath to uphold the United States Constitution and the Constitution of the State of Georgia; and,

WHEREAS we are the Party of Law and Order and are opposed to criminal violence and destruction of any kind, we fully support law enforcement and the prosecution of all violent crime to the fullest extent of the law, we firmly believe in “blind justice” whereby there are Not two standards of justice, one for the people you agree with and one for the people you do not agree with; and,

WHEREAS President Donald J. Trump, the Georgia Alternate Electors and Legal Council have been corruptly and unlawfully targeted by Fulton County DA Fani Willis, through indictments based upon political grounds with no merit; and,

WHEREAS the 14th Amendment guarantees fair and equal treatment under the law for all. Our Justice systems demands that we investigate crimes in search of perpetrators, rather than investigating citizens in search of crimes, for political gain; and,

WHEREAS the Fulton County indictments undermines the Republican Party’s “First Amendment Protected” political speech; and,

WHEREAS The Fifth Amendment guarantees citizens are innocent until proven guilty; and Donald J. Trump and Georgia Alternate Electors and Legal Council has been innocent of all crimes they are accused of; and,

WHEREAS The _____ COUNTY REPUBLICAN PARTY believes in free and fair elections and justice through equality of rights and equal treatment under the law, we further believe that campaigning for elected office should not include the weaponization of our criminal justice system; and,

WHEREAS the claims made against the lawyers in the case are especially egregious and a blatant attack on the way our justice system operates. They were doing exactly what lawyers are called on to do by the State Bar Rules that govern Georgia lawyers (Rule 1.1 and 1.3); namely, to provide “competent representation” and to “act with reasonable diligence and promptness in representing a client.” Fani Willis is ignoring not only this professional rule, but also the warning in Rule 1.2 (b) that a lawyer’s representation of a client “does not constitute an endorsement of the client’s political, economic, social or moral views or activities.” By attacking the lawyers who were representing Trump in court and before state officials, Willis is attacking the very essence of our adversarial legal system and the way it works in ensuring that individuals can obtain legal representation. If not checked this will have a chilling effect on all lawyers representing the interest of their clients; and,

WHEREAS Appointment of Alternate Presidential Electors Is legal, moreover under O.C.G.A. 21- 2-172 of the Georgia Code, the authority to choose electors is given to the “state party chairman of such political party” which means that Chairman Shafer, when he was the chairman of the Georgia GOP, was acting in compliance with state law in selecting a group of

contingent electors as a backup in case any of the election contests were successful either in court or with the state legislature. The indictment makes no mention of this statute, which Willis conveniently ignores. Legal precedent exists to support our assertion, *to wit*: “the 1960 Presidential election in Hawaii, when the Democrat alternative votes of John Kennedy electors from Hawaii were counted instead of the votes of the slate of Richard Nixon electors that was originally certified by the governor, this is in fact the duty of the President of the Senate at the certification of the slate of electors from each state in the joint session of Congress on January 5”; and,

WHEREAS President Trump was Impeached in the US House in January of 2021 on similar charges and further found to be Not Guilty in the US Senate these charges are moot amounting to election interference and persecution of a political enemy, furthermore these charges about the contingent electors are especially dangerous. Party activists should be encouraged to participate in the political process without having to worry about the criminal law being weaponized against them; and,

WHEREAS it is the desire of the _____ COUNTY REPUBLICAN PARTY to declare its support of the United States Constitution, The Constitution of the State of Georgia and due process of law, we further declare our support for President Trump, the Alternate Electors and Lawyers charged in this illegal indictment; and,

NOW, THEREFORE, BE IT RESOLVED by the _____ COUNTY REPUBLICAN PARTY, duly assembled this ____ of _____ 2023 calls on our State and Federal delegations, State Representative Chas Cannon, State Senator Sam Watson, and Congressman Austin Scott to condemn the continuous political persecution of President Donald J. Trump and Co-Defendants; and,

BE IT FURTHER RESOLVED that the _____ COUNTY REPUBLICAN PARTY petitions the Georgia Prosecuting Attorney Qualification Commission (PAQC) upon first meeting of the commission on October 1 to open an investigation into DA Fani Willis for violating her oath of office, willful misconduct in office, conduct prejudicial to the administration of justice which brings the office into disrepute, selective prosecution based on political belief, violating the canons of judicial ethics and displaying wonton partisanship and bias, as evidenced with her removal from investigating Lt. Gov Burt Jones due to political bias; we furthermore call on the State Bar of Georgia to open an ethics investigation on DA Fani Willis due to her wrongful persecution of the lawyers in this case that were upholding the standards set forth by the State Bar of Georgia rules; and,

BE IT FURTHER RESOLVED & ADOPTED, that the _____ COUNTY REPUBLICAN PARTY petitions our Georgia & Federal legislators, the State Bar of Georgia and the PAQC to act upon our stated grievances to resolve this miscarriage of justice swiftly with the establishment of new laws to prohibit political persecution and to remove DA Fani Willis from office and any other District Attorney that continues to press this meritless case, we must do this to restore trust in our Judicial System and the rule of law.

Adopted this ____ day of _____ 2023

By: _____, Chairman

ATTEST: _____, Secretary