1	STATE OF OKLAHOMA
2	2nd Session of the 58th Legislature (2022)
3	COMMITTEE SUBSTITUTE FOR
4	SENATE JOINT RESOLUTION NO. 17 By: Bullard, Bergstrom, and
5	Dahm of the Senate
6	and
7	Crosswhite Hader of the House
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10	<u>COMMITTEE SUBSTITUTE</u>
11	A Joint Resolution directing the Secretary of State to refer to the people for their approval or
12	rejection a proposed amendment to the Oklahoma Constitution by adding a new Section 2A to Article
13	<pre>II; equating the rights of unborn persons to those of born persons; providing findings; defining terms;</pre>
14	<pre>providing certain interpretation and construction; prohibiting performance of abortion; providing</pre>
15	exception; providing penalty; prohibiting certain involuntary tracking or monitoring; precluding
16	certain cause of action; providing ballot title; and directing filing.
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19	BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE
20	2ND SESSION OF THE 58TH OKLAHOMA LEGISLATURE:
21	SECTION 1. The Secretary of State shall refer to the people for
22	their approval or rejection, as and in the manner provided by law,
23	the following proposed amendment to the Oklahoma Constitution by
24	adding a new Section 2A to Article II to read as follows:

Section 2A. A. It being necessary for the liberty of free persons, the rights of unborn persons shall be equal to the rights of born persons. The State of Oklahoma finds that:

- 1. The life of each person begins at conception;
- 2. Unborn persons have protectable interests in life, liberty, the pursuit of happiness, and the enjoyment of the gains of their own industry; and
- 3. The natural parents of unborn persons have protectable interests in the life, liberty, and the pursuit of happiness of their unborn child.
 - B. As used in this section:
- 1. "Abortion" means the use or prescription of any instrument, medicine, drug, or any other substance or device intentionally to terminate the pregnancy of a female known to be pregnant with an intention other than to increase the probability of a live birth, to preserve the life or health of the child after live birth, to remove an ectopic pregnancy, or to remove a dead unborn child who died as the result of a spontaneous miscarriage, accidental trauma, or a criminal assault on the pregnant female or her unborn child; and
- 2. "Unborn person" means the unborn offspring of human beings from the moment of conception, through pregnancy and until live birth including the human conceptus, zygote, morula, blastocyst, embryo, and fetus.

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C. 1. Consistent with Amendments V and XIV of the United
States Constitution including but not limited to the Equal
Protection Clause of Amendment XIV of the United States Constitution
and the Due Process Clauses of Amendments V and XIV of the United
States Constitution, and pursuant to powers reserved to this state
by Amendment X of the United States Constitution, the laws of this
state shall be interpreted and construed to acknowledge on behalf of
the unborn person in utero, all the rights, privileges, and
immunities available to other persons, citizens, and residents of
this state, in accordance with the Constitution of the United States
and the Oklahoma Constitution.

- 2. Nothing in this Constitution secures or protects the right to perform or receive an abortion, nor shall any provision of this Constitution be construed to preclude, invalidate, or in any way limit a statute that prohibits abortion, regulates abortion, or regulates abortion differently from other acts or procedures.
- D. 1. No person in this state shall perform an abortion of an unborn person in utero except as provided in paragraph 2 of this subsection.
- 2. The prohibition provided by paragraph 1 of this subsection shall not apply to an abortion that is necessary to prevent the death of a pregnant woman. The exception provided by this paragraph shall not include an abortion performed solely on the basis of the mental or emotional health of the pregnant woman.

- E. Any person found guilty of performing an abortion in violation of subsection D of this section shall, upon conviction, be guilty of manslaughter in the first degree.
- F. This section shall only apply to abortions performed in this state. Nothing in this section shall be construed to affect an abortion performed out-of-state. No woman shall be involuntarily tracked or monitored due to pregnancy or perceived pregnancy.
- G. Nothing in this section shall be interpreted as creating a cause of action against a woman for indirectly harming her unborn child by failing to properly care for herself or by failing to follow any particular program of prenatal care.
- SECTION 2. The Ballot Title for the proposed Constitutional amendment as set forth in SECTION 1 of this resolution shall be in the following form:

BALLOT TITLE

Legislative Referendum No. ____ State Question No. ____

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

This measure would add a new section to the Oklahoma

Constitution. It would add Section 2A to Article 2. It states that the rights of unborn persons are equal to those of born persons and directs that the laws of this state be read as such. This measure declares that life begins at conception and defines an unborn person as the offspring of human beings from the moment of conception. It also defines abortion as the use or

prescription of any substance or device intentionally to end the
pregnancy of a female known to be pregnant except to increase
the chance of live birth, to save the life or health of the
child after live birth, to remove an ectopic pregnancy, or to
remove a dead unborn child who died as the result of a natural
miscarriage, accidental trauma, or a criminal assault on the
pregnant female or her unborn child. This measure declares that
unborn persons and their parents have certain protectable
interests. It states that nothing in the Oklahoma Constitution
secures or protects the right to perform or receive an abortion,
and that nothing in the Oklahoma Constitution prevents, undoes,
or limits any state law that prohibits or regulates abortion.
This measure prohibits the performance of abortion, except an
abortion necessary to prevent the death of a pregnant woman. It
classifies a violation of this prohibition as first degree
manslaughter. This measure prohibits the involuntary tracking
or monitoring of a woman due to pregnancy or perceived
pregnancy. It states that it does not create a cause of action
against a pregnant woman.
SHALL THE PROPOSAL BE APPROVED?
FOR THE PROPOSAL — YES
AGAINST THE PROPOSAL - NO
SECTION 3 The President Pro Tempore of the Senate shall

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immediately after the passage of this resolution, prepare and file

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one copy thereof, including the Ballot Title set forth in SECTION 2
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 2
    hereof, with the Secretary of State and one copy with the Attorney
 3
    General.
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