H.R. NO. 204

## HOUSE RESOLUTION

REQUESTING CONGRESS TO TAKE IMMEDIATE ACTION TO REDEFINE "CORPORATE ENTITY" TO PRECLUDE THE USE OF THE TERM "PERSON" IN THE DEFINITION.

1 2 3 4 5	WHEREAS, the Supreme Court of the United States, in its ruling on <i>Citizens United</i> v. <i>Federal Elections Commission</i> , upheld a longstanding, though illogical legal concept of corporations as people; and		
5 6 7 8	WHEREAS, corporations cannot by any reasonable definition be characterized as people, because corporations:		
9 10 11	(1)	Can reside in multiple states and countries simultaneously;	
11 12 13	(2)	Can conceivably exist for hundreds of years;	
14	(3)	Cannot be incarcerated;	
15 16 17	(4)	Cannot enter into a marriage contract or conceive a child;	
18 19 20 21	(5)	Cannot independently formulate political opinions separate and distinct from the board of directors, executives, shareholders, or employees;	
22 23 24	(6)	Cannot obtain citizenship or be issued a passport;	
24 25 26	(7)	Cannot enlist in the military; and	
27	(8)	Cannot vote; and	
28 29 30 31 32	Court han	WHEREAS, in <i>Buckley v. Valeo</i> , the United States Supreme ourt handed down a ruling on campaign spending that equates oney to speech; and	
32 33 34 35	WHEREAS, in preliminary remarks by Chief Justice Morrison Waite in the United States Supreme Court case, <i>Santa Clara</i> <i>County v. Southern Pacific Railroad</i> , C.J. Waite indicated that,		
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"the provision in the 14th Amendment ... applies to these 1 corporations. We are all of the opinion that it does."; and 2 3 WHEREAS, these remarks are not included in the final ruling 4 5 nor are they a formal opinion of the Court, yet these remarks have been used as the basis for establishing rights as "persons" 6 for corporations within the framework of the United States 7 Constitution; and 8 9 10 WHEREAS, the combination of these two cases provides the basis for corporations to financially overwhelm the individual 11 common person in the political process; and 12 13 WHEREAS, a ruling by the United States Supreme Court cannot 14 15 be simply negated; now, therefore, 16 17 BE IT RESOLVED by the House of Representatives of the 18 Twenty-fifth Legislature of the State of Hawaii, Regular Session of 2010, that the United States Congress is requested to take 19 20 immediate action by enactment of Federal Code or constitutional 21 amendment to redefine "corporate entity" to preclude the use of the term "person" in the definition; and 22 23 24 BE IT FURTHER RESOLVED that certified copies of this Resolution be transmitted to Hawaii's congressional delegation. 25 26 27 28 OFFERED BY:

By REQUEST MAR 1.0 2010

