THE SENATE TWENTY-FIFTH LEGISLATURE, 2010 STATE OF HAWAII

S.R. NO.71

MAR 0 8 2010

SENATE RESOLUTION

REQUESTING THE LEGISLATURE TO DEFINE PERSONHOOD AND PROTECT THE STATUS AND LEGAL RIGHTS OF A NATURAL PERSON.

WHEREAS, the term "person" grants human beings certain 1 innate rights, such as the right to life, liberty, and the 2 pursuit of happiness; and 3 4 WHEREAS, in 1973, Justice Harry Blackmun wrote in the 5 majority opinion for Roe v. Wade: 6 7 "The appellee and certain amici [pro-life advocates] argue 8 that the fetus is a 'person' within the language and 9 meaning of the Fourteenth Amendment. In support of this, 10 they outline at length and in detail the well-known facts 11 of fetal development. If this suggestion of personhood is 12 established, the appellant's case, of course, collapses, 13 for the fetus' right to life would then be guaranteed 14 specifically by the Amendment."; and 15 16

WHEREAS, during Justice Blackmun's time, the well-knownfacts of fetal development were a far cry from what is knowntoday; and

21 WHEREAS, in 1973, most people held the belief that life 22 began at quickening, or when a woman first feels movement of the 23 baby in the womb at eighteen to twenty-four weeks; and 24

WHEREAS, some people even held to the "recapitulation theory" -- the scientifically debunked notion that the human baby underwent an entire evolutionary cycle in the womb, being first a simple one-celled creature, then later a fish, mammal, and finally a human; and

WHEREAS, the science in 1973 was not able to prove, as it can now, that a fully human and unique individual exists at the moment of fertilization and continues to grow through various stages of development in a continuum, until natural death from old age; and



20

30

36

S.R. NO. 71

WHEREAS, a clear definition of a pre-born baby as a person 1 will provide it with the same right to life as all human beings 2 and will satisfy the "Blackmun hole", an admission by the United 3 4 States Supreme Court that if personhood could be established for 5 a pre-born, the arguments in Roe v. Wade would collapse; now, 6 therefore,

8 BE IT RESOLVED by the Senate of the Twenty-fifth Legislature of the State of Hawaii, Regular Session of 2010, 9 that the Legislature is requested to take necessary steps to 10 define and guarantee personhood -- that every person, from the 11 beginning of biological development including fertilization, is 12 provided all the rights and protections as a human being; and 13 14

BE IT FURTHER RESOLVED that certified copies of this 15 Resolution be transmitted to the President of the United States, 16 17 each member of Hawaii's congressional delegation, the Governor, the President of the Senate, and the Speaker of the House of 18 19 Representatives.

20

7

21 22

OFFERED BY:

Nife Jebber Nomen Sakonof

