H.C.R. NO. 51

HOUSE CONCURRENT RESOLUTION

URGING THE UNITED STATES CONGRESS TO PROPOSE AN AMENDMENT TO THE UNITED STATES CONSTITUTION FOR THE STATES' CONSIDERATION TO PROVIDE THAT CORPORATIONS ARE NOT PERSONS UNDER THE LAWS OF THE UNITED STATES OR ANY OF ITS JURISDICTIONAL SUBDIVISIONS.

WHEREAS, free and fair elections are essential to American 1 2 democracy and effective self-governance; and 3 WHEREAS, individual persons are rightfully recognized as 4 the human beings who actually vote in elections; and 5 6 7 WHEREAS, corporations are legal entities that governments create and can exist in perpetuity and simultaneously in many 8 nations; and 9 10 WHEREAS, corporations do not vote in elections and should 11 not be categorized as persons for purposes related to elections 12 for public office; and 13 14 WHEREAS, corporations are not mentioned in the United 15 States Constitution as adopted, nor have Congress and the states 16 recognized corporations as legal persons in any subsequent 17 federal constitutional amendment; and 18 19 WHEREAS, during the 1885-1886 United States Supreme Court 20 term, in the midst of oral arguments leading to the decision in 21 Santa Clara vs. Southern Pacific Railroad Company, 118 U.S. 394 22 (1886), Chief Justice Waite stated that all the justices agreed 23 that the Fourteenth Amendment's prohibition on state action that 24 denies equal protection to a person applies to a state's 25 treatment of private corporations; and 26 27.



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WHEREAS, this brief but extraordinarily significant comment 1 by Chief Justice Waite sanctioned private corporation lawsuits 2 against municipal and state governments for adopting laws that 3 violate a corporation's rights even when those laws serve to 4 protect and defend the rights of individuals; and 5 6 7 WHEREAS, the United States Supreme Court has continued to adhere to this legal position in its jurisprudence for over a 8 century, and most recently applied it in its decision in 9 Citizens United v. the Federal Election Commission, 130 S.Ct. 10 876 (2010), that eliminated many restrictions, including any 11 total prohibition on corporate spending in the electoral 12 process; and 13 14 15 WHEREAS, the United States Supreme Court in Citizens has created a new and unequal playing field between individuals and 16 corporations with respect to campaign financing, negating over a 17 century of precedent prohibiting corporate contributions to 18 federal election campaigns that dates back to the Tillman Act of 19 -1907; and 20 21 WHEREAS, the Citizens decision has forced candidates for 22 political office to divert attention from the interests and 23 24 needs of their individual constituents in order to raise 25 sufficient campaign funds for election; and 26 27 WHEREAS, corporations are not and have never been human beings and therefore are rightfully subservient to individuals 28 and the governments that are their creators; and 29 30 WHEREAS, the profits and institutional survival of large 31 corporations are often in direct conflict with the essential 32 33 needs and rights of individuals; and 34 WHEREAS, large corporations have used their rights to 35 successfully seek the judicial reversal of democratically 36 37 enacted laws passed at the municipal, state, and federal levels aimed at curbing corporate abuse; and 38 39 WHEREAS, these judicial decisions have rendered 40 democratically elected governments ineffective in protecting 41



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their citizens against corporate harm to the environment, 1 health, workers, independent business, and local and regional 2 3 economies; and 4 WHEREAS, large corporations own most of America's mass 5 media and employ those media to loudly express the corporate 6 political agenda and to convince Americans that the primary role 7 of human beings is that of consumers rather than sovereign 8 citizens with democratic rights and responsibilities; and 9 10 WHEREAS, the only way to reverse this intolerable societal 11 reality is to amend the United States Constitution to define 12 persons as human beings and not corporations; now, therefore, 13 14 BE IT RESOLVED by the House of Representatives of the 15 Twenty-sixth Legislature of the State of Hawaii, Regular Session 16 of 2011, the Senate concurring, that the Legislature urges 17 Congress to propose an amendment to the United States 18 Constitution for the states' consideration to provide that 19 corporations are not persons under the laws of the United States 20 or any of its jurisdictional subdivisions; and 21 22 BE IT FURTHER RESOLVED that certified copies of this 23 Concurrent Resolution be transmitted to the Majority Leader of 24 the United States Senate, the Speaker of the United States House 25 of Representatives, and the members of Hawaii's congressional 26 27 delegation. 28 29 30 OFFERED BY:

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