By: Price

H.C.R. No. 85

CONCURRENT RESOLUTION

1 WHEREAS, The federal government was established by the states 2 through the ratification of the Constitution of the United States, 3 which granted carefully limited powers, yet through the years, the 4 relationship between the federal government and state governments 5 has been thrown out of balance; and

6 WHEREAS, The framers of the Constitution recognized that separation of powers is essential and, accordingly, established 7 checks and balances not only among the branches of the federal 8 9 government but also between the federal government and state governments; the Tenth Amendment to the United States Constitution 10 provides that "the powers not delegated to the United States by the 11 12 Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people"; and 13

14 WHEREAS, Increasingly, the executive and legislative branches of the federal government have by many actions usurped 15 16 powers reserved to the states and to the people, and the federal judiciary has failed to stop many of these excesses; federal 17 preemption of state powers prevents states from acting as true 18 laboratories of democracy, seeking novel social and economic 19 20 policies without risk to the nation; and

21 WHEREAS, To restore the balance of power between the federal 22 government and state governments intended by the framers of the 23 Constitution of the United States, the federal government must 24 carefully consider, and be accountable for, the constitutional

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1 boundaries of its jurisdiction; now, therefore, be it

RESOLVED, That the 82nd Legislature of the State of Texas 2 3 hereby urge the United States Congress to enact legislation to require that any subsequent law cite the section of 4 the 5 Constitution authorizing Congress to enact the law, state explicitly the extent to which the proposed section of law preempts 6 any state, local, or tribal law, and if it does preempt such a law, 7 8 provide an explanation of the reason or reasons for such preemption; and, be it further 9

10 RESOLVED, That if Article I, Section 8, Clause 3, of the 11 Constitution of the United States is identified as the 12 constitutional provision granting authority to Congress for its 13 proposed law, Congress report a list of factual findings 14 establishing a substantial nexus between the regulatory effect of 15 the proposed law and interstate commerce; and, be it further

16 RESOLVED, That such legislation prohibit federal agency 17 rules and regulations from preempting or otherwise interfering with 18 state or local powers without express statutory authority and 19 require agencies to provide states with notice and an opportunity 20 to be heard in the rulemaking process; and, be it further

RESOLVED, That the Texas secretary of state forward official copies of this resolution to the president of the United States, to the president of the Senate and the speaker of the House of Representatives of the United States Congress, and to all the members of the Texas delegation to Congress with the request that this resolution be entered in the Congressional Record as a memorial to the Congress of the United States of America.

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