As Adopted by the Senate

132nd General Assembly Regular Session 2017-2018

S. C. R. No. 23

Senators Obhof, Peterson

Cosponsors: Senators Balderson, Beagle, Coley, Gardner, Hackett, Hottinger, Huffman, Jordan, Manning, McColley, Oelslager, Uecker, Terhar, O'Brien, Burke, Dolan, Eklund, Hoagland, LaRose, Wilson

A CONCURRENT RESOLUTION

То	reassert the principles of federalism found throughout	1
	the Constitution of the United States of America and	2
	embodied in the Tenth Amendment, to notify Congress to	3
	limit and end certain mandates, and to insist that	4
	federal legislation contravening the Tenth Amendment	5
	be prohibited or repealed.	6

BE IT RESOLVED BY THE SENATE OF THE STATE OF OHIO (THE HOUSE OF REPRESENTATIVES CONCURRING):

WHEREAS, "It is incontestible that the Constitution	7
established a system of 'dual sovereignty,'" Printz v. United	8
States, 521 U.S. 898, 918 (1997); and	9
WHEREAS, The powers delegated to the federal government	10
"are few and defined" (Federalist No. 45) and "its jurisdiction	11
extends to certain enumerated objects only" (Federalist No. 39);	
and	13
WHEREAS, The Constitution "leaves to the several States a	14
residuary and inviolable sovereignty" (Federalist No. 39) and	15
the powers retained by State governments are "numerous and	16
indefinite" (Federalist No. 45): and	1.7

WHEREAS, By dividing government "into distinct and separate	18
departments," allotting different powers and responsibilities to	19
each, the Constitution protects "the rights of the People"	20
(Federalist No. 51); and	21
WHEREAS, The United States Supreme Court, in Printz v.	22
United States, 521 U.S. 898 (1997), recognized that "This	23
separation of the two spheres is one of the Constitution's	24
structural protections of liberty. 'Just as the separation and	25
independence of the coordinate branches of the Federal	26
Government serve to prevent the accumulation of excessive power	27
in any one branch, a healthy balance of power between the States	28
and the Federal Government will reduce the risk of tyranny and	29
abuse from either front'" (521 U.S. at 921); and	30
WHEREAS, The Tenth Amendment to the United States	31
Constitution states, "The powers not delegated to the United	32
States by the Constitution, nor prohibited by it to the States,	33
are reserved to the States respectively, or to the people"; and	34
WHEREAS, The Tenth Amendment defines the scope of federal	35
power as being that specifically granted to the federal	36
government by the Constitution; and	37
WHEREAS, The Ninth Amendment to the Constitution of the	38
United States states that, "The enumeration in the Constitution,	39
of certain rights, shall not be construed to deny or disparage	40
others retained by the people"; and	41
WHEREAS, We believe in the importance of all levels of	42
government working together to serve the citizens of our	43
country, by respecting the constitutional provisions that	44
properly delineate the authority of each respective level; and	45
WHEREAS, The Tenth Amendment assures that we, the people of	46
the United States and each sovereign State in the Union of	47
States, now have, and have always had, rights the federal	48

government may not usurp; and	49
WHEREAS, The United States Supreme Court held in New York	50
v. United States, 505 U.S. 144 (1992), that Congress may not	51
simply commandeer the legislative and regulatory processes of	52
the States by compelling them to enact and enforce regulatory	53
programs; and	54
WHEREAS, The United States Supreme Court held in United	55
States v. Lopez, 514 U.S. 549 (1995) that the scope of the	56
federal government's power "must be considered in light of our	57
dual system of government and may not be extended so as to	58
effectively obliterate the distinction between what is national	59
and what is local" (514 U.S. at 557); and	60
WHEREAS, Certain enactments by the federal government	61
exceed the scope of the federal government's enumerated powers,	62
and intrude on areas traditionally left to the States; and	63
WHEREAS, Today, in 2018, the States are often treated as	64
agents of the federal government, in contravention of the	
principles outlined above; and	66
WHEREAS, Certain federal laws contravene the Tenth	67
Amendment to the Constitution of the United States; now	68
therefore be it	69
RESOLVED, That the State of Ohio hereby acknowledges and	70
reaffirms its residuary and inviolable sovereignty under the	71
Tenth Amendment to the Constitution of the United States over	72
all powers not otherwise enumerated and granted to the federal	73
government by the Constitution of the United States; and be it	74
further	75
RESOLVED, That this resolution serves as notice to the	76
federal government to end federal mandates that are beyond the	77
scope of its constitutionally delegated powers; and be it	78
further	79

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RESOLVED, That compulsory federal legislation that directs	80	
States to comply under threat of civil or criminal penalty or	81	
sanction or that requires States to enact legislation or lose	82	
federal funding be prohibited or repealed; and be it further	83	
RESOLVED, That the Clerk of the Senate transmit duly	84	
authenticated copies of this resolution to the President of the	85	
United States, the President Pro Tempore of the United States	86	
Senate, the Speaker of the United States House of	87	
Representatives, the Speaker of the House of Representatives and	88	
the President of the Senate of each state's legislature, and	89	

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each member of the Ohio Congressional delegation.