By: Representatives Palazzo, Aldridge, Mims, To: Rules
Bennett, Ellington, Formby, Frierson, Janus,
Moore, Zuber, Baker (74th), Bell, Byrd,
Campbell, Chism, Currie, Fillingane, Gipson,
Guice, Gunn, Hamilton (109th), Ishee,
Monsour, Nicholson, Nowell, Pigott, Snowden, Staples, Stevens, Upshaw,
Denny

HOUSE CONCURRENT RESOLUTION NO. 69

1 A CONCURRENT RESOLUTION REINFORCING THE FUNDAMENTAL PRINCIPLE 2 AND AUTHORITY OF STATE SOVEREIGNTY UNDER THE TENTH AMENDMENT TO 3 THE CONSTITUTION OF THE UNITED STATES OVER CERTAIN POWERS AND DISCOURAGING THE FEDERAL GOVERNMENT FROM IMPOSING CERTAIN 4 5 RESTRICTIVE MANDATES. WHEREAS, the Tenth Amendment to the Constitution of the 6 7 United States reads: "The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, 8 9 are reserved to the States respectively, or to the people"; and 10 WHEREAS, the Tenth Amendment defines the total scope of federal power as being that specifically granted by the 11 Constitution of the United States and no more; and 12 WHEREAS, Federalism is the constitutional division of powers 13 14 between the national and state governments and is widely regarded 15 as one of America's most valuable contributions to political 16 science; and WHEREAS, James Madison, "the Father of the Constitution," 17 said, "The powers delegated to the federal government are few and 18 defined. Those which are to remain in the state governments are 19 20 numerous and indefinite. The former will be exercised principally 21 on external objects, such as war, peace, negotiation, and foreign commerce. The powers reserved to the several states will extend 22 23 to all the objects which, in the ordinary course of affairs, concern the lives, liberties, and properties of the people"; and 24 WHEREAS, Thomas Jefferson emphasized that the states are not 25 "subordinate" to the national government, but rather the two are 26 "coordinate departments of one simple and integral whole. The one 27

- 28 is the domestic, the other the foreign branch of the same
- 29 government"; and
- 30 WHEREAS, Alexander Hamilton expressed his hope that "the
- 31 people will always take care to preserve the constitutional
- 32 equilibrium between the general and the state governments." He
- 33 believed that "this balance between the national and state
- 34 governments forms a double security to the people. If one
- 35 government encroaches on their rights, they will find a powerful
- 36 protection in the other. Indeed, they will both be prevented from
- 37 overpassing their constitutional limits by the certain rivalship
- 38 which will ever subsist between them"; and
- 39 WHEREAS, the scope of power defined by the Tenth Amendment
- 40 means that the federal government was created by the states
- 41 specifically to be an agent of the states; and
- WHEREAS, today, in 2009, the states are demonstrably treated
- 43 as agents of the federal government; and
- WHEREAS, many federal mandates appear to be in violation of
- 45 the Tenth Amendment to the Constitution of the United States, and
- 46 the United States Supreme Court's ruling in New York v. United
- 47 States, 112 S. Ct. 2408 (1992), stated that Congress may not
- 48 simply "commandeer the legislative and regulatory processes of the
- 49 States by directly compelling them to enact and enforce a federal
- 50 regulatory program"; and
- 51 WHEREAS, the Supreme Court in that case went on to express
- 52 that, "No matter how powerful the federal interest involved, the
- 53 Constitution simply does not give Congress the authority to
- 54 require the States to regulate. The Constitution instead gives
- 55 Congress the authority to regulate matters directly and to
- 56 pre-empt contrary state regulation. Where a federal interest is
- 57 sufficiently strong to cause Congress to legislate, it must do so
- 58 directly; it may not conscript state governments as its agents";
- 59 and

60	WHEREAS, a number of proposals from previous administrations
61	and some now pending from the present administration and from
62	Congress may further violate the Constitution of the United
63	States; and
64	WHEREAS, it is incumbent upon the Mississippi Legislature, as
65	an agent for the people of the State of Mississippi, to remind the
66	federal government to act only in ways that will ensure the
67	protection and preservation of constitutional rights granted to
68	each state in the framework of the Constitution of the United
69	States as crafted by our nation's founding fathers, so as not to
70	deny each state the enumerated right of self-governance without an
71	over-reaching arm of federal government mandates and implications:
72	NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF
73	REPRESENTATIVES OF THE STATE OF MISSISSIPPI, THE SENATE CONCURRING
74	THEREIN, That the State of Mississippi hereby reinforces the
75	fundamental principles and authority of state sovereignty under
76	the Tenth Amendment to the Constitution of the United States over
77	all powers not otherwise enumerated and granted to the federal
78	government by the Constitution of the United States and discourage
79	the federal government, as our agent, from imposing certain
80	restrictive mandates that are beyond the scope of these
81	constitutionally delegated powers.
82	BE IT FURTHER RESOLVED, That copies of this resolution be
83	furnished to the President of the United States, the President of
84	the United States Senate, the Speaker of the United States House
85	of Representatives, each member of the Mississippi Congressional

86

Delegation and to the members of the Capitol Press Corps.