HOUSE JOINT RESOLUTION 2

G1 5lr1118 HJ 7/14 – HRU CF 5lr1051

By: Delegates Hixson, Anderson, Atterbeary, Aumann, Barve, Bromwell, Carr, Chang, Cluster, Cullison, Dumais, Ebersole, Fennell, Fraser-Hidalgo, Gaines, Gutierrez, Hammen, Haynes, Healey, Hettleman, Hill, C. Howard, Jackson, Jalisi, Kaiser, Kelly, Korman, Kramer, Lam, Lierman, Luedtke, McIntosh, A. Miller, Moon, Morales, Morhaim, Oaks, Patterson, Pendergrass, Platt, Proctor, Reznik, B. Robinson, S. Robinson, Rosenberg, Smith, Tarlau, Turner, Vallario, Waldstreicher, Walker, A. Washington, M. Washington, and K. Young

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HOUSE JOINT RESOLUTION

1 A House Joint Resolution concerning

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- 2 United States Constitution Amendments Convention Democracy Amendment
- FOR the purpose of applying to the U.S. Congress for an amendments convention called under Article V of the U.S. Constitution, on the application of the legislatures of two-thirds of the several states, to propose an amendment to the U.S. Constitution that affirms every citizen's freedom to vote and restores free and fair elections in America; and generally relating to an application to Congress for a convention to propose an amendment to the U.S. Constitution.
- 9 WHEREAS, The American people have built our representative democracy on the 10 principle of free and fair elections where every citizen has the freedom to vote and the 11 guarantee that every vote cast is counted; and
- WHEREAS, Elections should be free of the corrupting influence of massive campaign spending by outside interests and fair enough that any citizen is able to run for public office; and
- WHEREAS, It was the stated intention of the framers of the U.S. Constitution that the Congress of the United States of America should be "dependent on the people alone" (James Madison, Federalist #52, in the Federalist Papers); and
 - WHEREAS, The U.S. Supreme Court has removed the wall of separation between private wealth and democratic elections by removing prohibitions against unlimited electoral expenditures in Citizens United v. Federal Election Commission, McCutcheon v. Federal Election Commission, and related cases; and



WHEREAS, The U.S. Congress has failed to propose a constitutional amendment to protect the freedom to vote and to secure free and fair elections in order to restore confidence in the integrity of our government; and

WHEREAS, Decisions of the U.S. Supreme Court and corresponding inaction by the U.S. Congress have turned our public elections into private auctions, necessitating that Americans take action to defend the republic and strengthen our democracy; and

WHEREAS, Article V of the U.S. Constitution states that "on the Application of the Legislatures of two-thirds of the several States," Congress "shall call a Convention for proposing Amendments"; and

WHEREAS, The Bill of Rights and four of the last ten amendments to the U.S. Constitution were added to the U.S. Constitution at least partly in response to pressure from state legislatures calling for a convention of the states to propose an amendment; and

WHEREAS, Most prior constitutional amendments have been added to create a more perfect union by making America more democratic, more inclusive, and more accountable to the people; and

WHEREAS, The General Assembly of Maryland favors the proposal and ratification of a "Democracy Amendment" to the U.S. Constitution to affirm every citizen's individual right to vote, reject the doctrine that artificial entities have inalienable political rights, regulate campaign contributions and electioneering expenditures, and restore free and fair elections in America, and desires the convention to be limited to that purpose; and

WHEREAS, The General Assembly of Maryland desires that the delegates to the convention be composed of citizens elected in the states, in numbers equal to the number of presidential electors in the states, by the people voting at large in the states; and

WHEREAS, The General Assembly of Maryland desires that the delegates from a state be composed of an equal number of men and women, except for states that have an odd number of presidential electors in which case the delegates of one gender may outnumber the delegates of the other gender by one; and

WHEREAS, The General Assembly of Maryland desires that all individuals elected to federal offices shall be prohibited from serving as delegates to the convention; and

WHEREAS, The State of Maryland intends to retain the ability to restrict or expand the power of its delegates within the limits expressed above; now, therefore, be it

RESOLVED BY THE GENERAL ASSEMBLY OF MARYLAND, That, as provided in Article V of the U.S. Constitution, the General Assembly of Maryland respectfully applies to the U.S. Congress for an amendments convention to be called, as soon as two–thirds of the several states have applied for a convention, for the purpose of proposing an

1 amendment to the U.S. Constitution to affirm every citizen's freedom to vote and restore 2free and fair elections in America; and be it further

3 RESOLVED, That delegates to the convention from Maryland may not propose 4 amendments that do not have the primary goals of addressing the goals listed in this Joint 5 Resolution; and be it further

RESOLVED, That this application constitutes a continuing application in accordance with Article V of the U.S. Constitution until at least two-thirds of the legislatures of the several states have made application for an equivalently limited amendments convention; and be it further

10 RESOLVED, That certified copies of this Joint Resolution be sent by the Secretary 11 of State to:

- 12 (1)the Honorable Joseph R. Biden, Jr., Vice President of the United States,
- 13 President of the United States Senate, Suite S-212, United States Capitol Building,
- 14 Washington, D.C. 20510; the Honorable Orrin Hatch, President Pro Tempore of the United
- 15 States Senate, 104 Hart Office Building, Washington, D.C. 20510; and the Honorable John
- 16 Boehner, Speaker of the United States House of Representatives, 1011 Longworth House
- 17 Office Building, Washington, D.C. 20515; and
- 18 the Maryland Congressional Delegation: Senators Barbara A. Mikulski
- 19 and Benjamin L. Cardin, Senate Office Building, Washington, D.C. 20510; and
- 20 Representatives Andrew P. Harris, C. A. Dutch Ruppersberger III, John P. Sarbanes,
- 21Donna Edwards, Steny Hamilton Hoyer, John Delaney, Elijah E. Cummings, and
- 22 Christopher Van Hollen, Jr., House Office Building, Washington, D.C. 20515; and
- 23the Honorable David S. Ferriero, Archivist of the United States,
- 24National Archives and Records Administration, 709 Pennsylvania Avenue N.W.,
- 25Washington, D.C. 20408; and

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- 26 the Honorable Julie E. Adams, Secretary of the United States Senate,
- 27United States Capitol Building, Suite S-312, Washington, D.C. 20510; the Honorable
- 28 Elizabeth MacDonough, Parliamentarian of the United States Senate, United States
- 29 Capitol Building, Suite S-133, Washington, D.C. 20510; the Honorable Karen L. Haas,
- 30 Clerk of the United States House of Representatives, Suite H-154, United States Capitol
- Building, Washington, D.C. 20515; and the Honorable Thomas J. Wickham, Jr., 31
- 32Parliamentarian of the United States House of Representatives, Room H-209, United
- 33 States Capitol Building, Washington, D.C. 20515, requesting that they publish this Joint
- 34 Resolution in the Congressional Record and list this application in the official tally of state
- 35 legislative applications for a convention of the states under Article V of the U.S.
- 36 Constitution: and be it further
- 37 RESOLVED, That the Secretary of State is directed to send copies of this Joint 38 Resolution to the presiding officers of both Houses of the legislature of each of the several
- 39 states, with the request that it be circulated among leaders in the legislative branch of the

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- state governments; and with the further request that each of the states join in requesting
- 2 the U.S. Congress to call a constitutional convention for the purpose of initiating a proposal
- 3 to amend the U.S. Constitution as described in this Joint Resolution.