(Original Signature of Member)

114TH CONGRESS
1ST SESSION

H. J. RES.

Proposing an amendment to the Constitution of the United States to firmly establish that money is not political speech, and that human beings, not corporations, are persons entitled to constitutional rights. Further, those natural persons who are eligible to vote shall have exclusive rights to support political campaigns with contributions and expenditures. Legal entities that are not eligible to vote shall have no rights to make campaign contributions or expenditures to influence elections or to support political campaigns of any kind.

IN THE HOUSE OF REPRESENTATIVES

Mr.	Stevenson	introduced the	following	joint	resolution;	which	w a s
	referred	to the Commit	tee on				

JOINT RESOLUTION

Proposing an amendment to the Constitution of the United States to firmly establish that money is not political speech, and that human beings, not corporations, are persons entitled to constitutional rights. Further, those natural persons who are eligible to vote shall have exclusive rights to support political campaigns with contributions and expenditures. Legal entities that are not eligible to vote shall have no rights to make campaign contributions or expenditures to influence elections or to support political campaigns of any kind.

- 1 Resolved by the Senate and House of Representatives
- 2 of the United States of America in Congress assembled
- 3 (two-thirds of each House concurring therein), That the
- 4 following article is proposed as an amendment to the
- 5 Constitution of the United States, which shall be valid
- 6 to all intents and purposes as part of the Constitution when
- 7 ratified by the legislatures of three-fourths of the several
- 8 States within seven years after the date of its submission for
- 9 ratification.

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1	"Article —				
2	"Section 1. The rights and privileges protected by the Constitution				
3	of the United States are the rights and privileges of natural persons only.				
4	Artificial legal entities established by the laws of any State, the United				
5	States, or any foreign state shall have no rights and privileges under this				
6	Constitution and are subject to legislative regulation by natural persons, through				
7	Federal, State, and local law.				
8	The rights and privileges of artificial legal entities shall not be construed				
9	to be inherent or inalienable.				
0	"Section 2. Federal, State and local government shall regulate, limit,				
1	or prohibit contributions and expenditures, including a candidate's own				
2	contributions and expenditures, to provide for equal political speech in all				
3	campaigns to influence the election of any candidate for public office or the				
4	passage of any ballot measure.				
5	Federal, State and local government shall require that any permissible				
6	contributions and expenditures be publicly disclosed.				
17	The judiciary shall not construe the spending of money to influence				
8	elections or to support political campaigns to be speech under the First				
9	Amendment.				
20	"Section 3. Eligible voters whose legal residence is				
21	located in the electoral district where an election is held shall				
22	have the exclusive right to make campaign contributions and in-kind				
23	expenditures to influence the election or defeat of local, state, and federal				
24	candidates for public office or to influence the passage or defeat of any ballot				
25	measure on local and state ballots. The words "voter" and "elector" shall refer to				
26 27	the same class of natural person under the law in each state within the United States.				
28	Artificial legal entities and non-residents of a voting district shall have				
29	no right to make contributions or expenditures to support or oppose any				
30	candidate for public office or any ballot measure. Campaign committees shall				
31	have the right to use campaign contributions provided only by eligible voters				
32	who are natural persons who physically reside within voting districts where the				
33	election is held.				
34	"Section 4. Nothing contained in this amendment shall be construed				
35	to abridge the freedom of the press.				