

103^D CONGRESS
1ST SESSION

H. CON. RES. 174

Expressing the sense of Congress that entities established under health care reform proposals should not be permitted to form political action committees or make contributions to Federal candidates.

IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 4, 1993

Mr. CALVERT (for himself, Mr. BACHUS of Alabama, Mr. WALKER, Mr. FISH, and Mr. ARMEY) submitted the following concurrent resolution; which was referred to the Committee on House Administration

CONCURRENT RESOLUTION

Expressing the sense of Congress that entities established under health care reform proposals should not be permitted to form political action committees or make contributions to Federal candidates.

Whereas health care reform is a national need and priority;

Whereas central to many reform proposals are new national and regional entities designed to oversee and implement health coverage;

Whereas health coverage, records, and practices affect Americans at the most private and personal level; and

Whereas the requirement to insulate any new governmental, quasi-governmental, or government-mandated bureauc-

racies from Federal electoral affairs is self-evident and paramount: Now, therefore, be it

1 *Resolved by the House of Representatives (the Senate*
2 *concurring)*, That it is the sense of Congress that none
3 of the following entities established under any national
4 health care reform enacted by Congress should be per-
5 mitted to form a political action committee or to make
6 a contribution to Federal candidates:

7 (1) Any “National Health Board”, “Benefits
8 Commission”, or other entity established to oversee
9 or set Federal standards regarding national health
10 care benefits, costs, or quality standards.

11 (2) Any regional alliance, cooperative, or other
12 entity established by States under national health
13 care reform for the purpose of purchasing coverage
14 for employees and dependents of companies with
15 fewer than 5,000 employees, and for the families of
16 most part-time workers, the self-employed, the un-
17 employed, and nonworkers.

18 (3) Any corporate alliance, cooperative, or other
19 entity established under national health care reform
20 by corporations with more than 5,000 employees,
21 Taft-Hartley plans, and rural electric and telephone
22 cooperatives for the purpose of purchasing coverage.

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