House	of Representatives, or Assembly, or House of Delegates, or Senate
	of the State of
	[House, etc.] Resolution No.

WHEREAS, the United States of America became an independent, sovereign nation for reasons expressed in the Declaration of Independence and as the result of a bloody War of Independence; and,

WHEREAS, the Constitution of the United States of America is, and rightfully must remain, the Supreme Law of the Land; and,

WHEREAS, the Constitution of the United States of America provides for limited, non-delegable and diffused powers of government which are separated among the Congress, the President and the Judiciary; and,

WHEREAS, the Constitution of the United States of America preserves the powers and duties of the individual States; and,

WHEREAS, the Constitution of the United States of America guarantees personal liberties of each individual citizen; and,

WHEREAS, the American system of government is based on the "self-evident truth" that "men . . . are endowed by their Creator" with rights that no government can justly abrogate; and,

WHEREAS, the United Nations' Universal Declaration of Human Rights claims power to limit the exercise of basic rights and states that no "rights and freedom may be exercised contrary to the purposes and principles of the United Nations"; and

WHEREAS, the Charter of the United Nations falsely purports to supersede the independence and sovereignty of the United States and the Constitution of the United States of America and usurp powers delegated therein, to-wit:

BY concentrating in the Security Council control and use of certain American military personnel and the military personnel of all member nations for its own purposes without any accountability, in violation of the exclusive power of Congress to declare war; and,

BY seeking authority to tax citizens of the United States and of other member nations directly to support United Nations activities; and,

BY sponsoring an International Criminal Court which violates the rights of the Accused as well as the Constitution of the United States, in that it:

Has no legitimate judicial authority and lacks any body of laws by which to adjudicate cases, the authority to enact such laws resting exclusively with sovereign nations; and,

Merges the functions of prosecutor, and adjudicator into one office, contrary to the Constitution of the United States; and,

Fails to provide any appeal from adjudications at the trial level; and,

Fails to provide for a trial by a jury of the Accused's peers, and,

Fails to require that the Accused be confronted by his accusers, providing instead for the use of hearsay testimony; and

Fails to provide for the Accused the right to compel the production of witnesses; and,

Allows evidence obtained from the Accused by compulsion; and,

Denies other fundamental rights recognized in the constitutional jurisprudence of the United States of America; and,

WHEREAS, the General Assembly of the United Nations continues to place rogue, terrorist nations such as Cuba, Libya, and Syria in positions of membership and leadership on its Human Rights Commission, in defiance of norms of common decency, morality and justice; and,

WHEREAS, the flaws and founding precepts of the United Nations are the antithesis of this nation's independence and sovereignty, its Constitution, and basic principles of justice and human dignity to the point that the United Nations is incapable of restructuring or reformation to correct the aforesaid flaws:

NOW THEREFORE BE IT RESOLVED BY THE [HOUSE OF	
REPRESENTATIVES, etc.] OF THE STATE OF	_: THAT
The Congressional Delegation of the State of	and the
entire Congress of the United States of America are forcefully and respectfull	y urged to
enact H. R. 1146, a bill before Congress to have the United States withdraw fully and	
completely from the United Nations, and further to cease forthwith any and al	I funding of
the United Nations and any of its agencies, or any group with any association	therewith
whatsoever.	