

*Be it resolved by the senate and house of representatives  
of the republic of Texas, in congress assembled.*

Joint resolution proposed by the senate of the  
twelfth Congress of the republic of Texas

After the People's congressional senate and house of representatives for the republic of Texas, in a meeting of congress assembled under rules of necessity the following joint resolution was approved and adopted.

senate joint resolution No 0614-8101  
house joint resolution No. 12-06-06-2008

Relative to causing harm to the public and the citizens with violations of issued corporate charters may cause revocation for doing business within the geographical jurisdiction of the republic of Texas.

Section 1. Be it resolved that the republic of Texas congress as provided by constitutional statute that corporations doing commercial business on the lands, waters or air within Texas and whether chartered or non-chartered by the republic of Texas congress may be "involuntarily dissolved" when they break the law (charters or non-charters) that give lawful existence may be revoked. The assets of the corporation in violation may be sold at public auction under a congress assigned oversight committee.

Section 2. Be it further resolved that in addition said corporate charters may be revoked for default of agreed fees to be paid to the republic of Texas treasury and any said county treasuries. Default of Charter agreements having caused revocation may only occur after the third and final default notice has been served by the Secretary of State's office and said Secretary has notified congress of default of funds owed. Congress being the charter creator may take all matters into their hands and negotiate to relieve debts or revocation of the charter. If revocation is in order all documents will be turned over to the Attorney General's office to proceed with any court action needed for collections or sale of properties to satisfy any owed debts to the republic of Texas treasury or any County treasuries from the revoked Corporation.

Section 3. Be it further resolved that the common law principle stands that the congress of the republic of Texas may simply terminate any business that is harming the public. For example, corporate chartered Departments of so called governments acting in commerce, chartered foreign Corporations, Attorneys, and many others in the learned and practical professions and can be permanently put out of business for their misbehavior after the house or senate has received a minimum of three complaints and validated as true from any two independent citizens that there has been harm done or an adjudicated common law judgment has occurred against any entity doing business whether foreign or domestic.

Section 4. Be it further resolved that separate statutes may be passed by the republic of Texas congress allowing the Government to revoke the operating authority of banks and insurance companies that break the law and harm any of the Texian people.

Section 5. Be it further resolved that a Texas republic corporate charter may be forfeited when a Texas people's court finds that the corporation has purposely engaged in a persistent course of criminal conduct and that for the prevention of future Criminal conduct of the same character, the public interest requires the charter of the corporation be forfeited and the corporation dissolved. See below Example:

Example: A charter revocation and remedy that may be found by the Attorney General's office; is where a private water company or City was delivering water to their customers, which was proven un-safe and harmful to it's customers.

1. Upon discovery and notice of the complaint was issued in writing to the people's County Representative or District Senator from three or more of the companies concerned water customers.
2. Said Congress would notify the Secretary of State to red flag the charter for possible revocation and notification to the Chartered Corporation with copies to the Attorney General of the complaint.

3. The Attorney General's office would follow up with an investigation as to the safety of the water being delivered to the public.
4. If the corporation is found to be in violation and is harming the people the Attorney General would file a court action for cease and desist and notify Congress for possible revoking of the charter.
5. An example remedy might be that the company at fault may settle by agreeing to be taken over by a local public water district owned by the people or governed with oversight by a minimum of twelve customers presently using the service. Allowing the people then to govern for themselves the condition of their drinking water.

Section 6. Be it further resolved that whenever the Secretary of State verifies the name of any such corporation to the Attorney General as having given any cause for dissolution or revocation of its certificate of authority. The Secretary of State shall mail to such corporation, at its registered office, a notice that such certification has been made and the grounds thereof. A record of the date of mailing such notice shall be kept in the office of the Secretary of State. Such record shall be provided to the republic of Texas congress and all courts.

Section 7. Be it further resolved that if at the expiration of thirty (30) days after the date of such mailing the corporation has not cured the defaults so verified by the Secretary of State, the Attorney General under the executive branches authority and approval from the senate shall then file an action in the name of the Republic of Texas against such corporation for its revocation of its certificate of authority and dissolution.

Section 8. Be it further resolved that after any such action is filed, but before judgment is pronounced in a district court, the corporation against whom such action has been filed shall cure its default and pay the costs of such action, the action shall abate.

Section 9. Be it further resolved that this joint resolution shall take effect from its passage.

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Approved, on this twenty-sixth day in the month of July in the year  
of our Lord two thousand and eight anno domini.

Glenn Winningham; house of Fearn  
Glenn Winningham: house of Fearn  
speaker for the house of representatives;

Merle-Duane: Laubach  
Merle-Duane: Laubach  
president pro tempore for the senate;

approved  
Richard Everett; family Perkins  
Richard Everett family Perkins  
presiding president, republic of Texas