As Reported by the House Military and Veterans Affairs Committee

130th General Assembly Regular Session 2013-2014

H. C. R. No. 41

Representatives Butler, Young Cosponsors: Representatives Adams, J., Beck, Becker, Brenner, Henne, Hood, Lynch, Retherford, Roegner, Sprague, Stebelton, Terhar, Johnson, Landis, Anielski, Barborak, Milkovich

CONCURRENT RESOLUTION

To condemn Section 1021 of the National Defense 1 Authorization Act for Fiscal Year 2012 and to urge 2 the Attorney General of the State of Ohio to bring 3 suit to challenge the constitutionality of Section 4 1021 of the National Defense Authorization Act for 5 Fiscal Year 2012. 6

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE STATE OF OHIO (THE SENATE CONCURRING):

WHEREAS, On December 15, 2011, the Congress of the United	7
States enacted the National Defense Authorization Act for Fiscal	8
Year 2012 ("2012 NDAA"), 2011 Public Law 112-81; and	9
WHEREAS, On December 31, 2011, the President of the United	10
States signed the 2012 NDAA; and	11
WHEREAS, Section 1022 of the 2012 NDAA requires the armed	12
forces of the United States to detain, pending disposition under	13
the law of war, any person who is a member of al-Qaeda or an	14
associated force and who participated in the course of planning or	15
carrying out an attack against the United States or its coalition	16

partners; and

WHEREAS, Section 1022 of the 2012 NDAA specifically excludes18lawful resident aliens on the basis of conduct occurring within19the United States and United States citizens from its mandatory20detention provisions; and21

WHEREAS, Section 1021 of the 2012 NDAA purports to authorize,22but does not require, the President of the United States to23utilize the armed forces of the United States to detain persons24the President suspects were part of, or substantially supported,25al-Qaeda, the Taliban, or associated forces; and26

WHEREAS, Section 1021 of the 2012 NDAA purports to authorize, but does not require, the President of the United States, through the armed forces of the United States, to dispose of such detained persons according to the law of war, which may include, but is not limited to: (1) indefinite detention without charge or trial until the end of hostilities authorized by the 2001 Authorization for Use of Military Force, 2001 Public Law 107-40; (2) prosecution before a military commission; or (3) transfer to a foreign country or foreign entity; and

WHEREAS, Unlike Section 1022 of the 2012 NDAA, Section 1021 makes no specific exclusion for lawful resident aliens for conduct occurring within the United States or for United States citizens; and

WHEREAS, Section 1021 of the 2012 NDAA seeks to preserve40existing law and authorities pertaining to the detention of United41States citizens, lawful resident aliens of the United States, and42any other person captured in the United States, but does not43specify what such existing law or authorities are; and44

WHEREAS, The specific exclusion of application to United45States citizens and lawful resident aliens contained in Section461022 of the 2012 NDAA, and the absence of such an exclusion in47

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Section 1021 of the NDAA, strongly implies that the provisions of 48 Section 1021 are intended to apply to United States citizens and 49 lawful resident aliens, regardless of whether they are captured in 50 the United States; and 51

WHEREAS, The Office of the President of the United States, under the administrations of both George W. Bush and Barack H. Obama, has asserted that the 2001 Authorization for Use of Military Force allows the Office of the President to detain United States citizens and lawful resident aliens captured in the United States indefinitely without charge; and

WHEREAS, The United States Supreme Court has not decided58whether the 2001 Authorization for Use of Military Force allows59the Office of the President to detain United States citizens and60lawful resident aliens captured in the United States indefinitely61without charge; and62

WHEREAS, Section 1021 of the 2012 NDAA purports to enlarge 63 the scope of persons the Office of the President may detain 64 indefinitely beyond those responsible for the September 11, 2001, 65 terrorist attacks and those who harbored them, as purportedly 66 authorized by the 2001 Authorization for Use of Military Force, to 67 include, "[a] person who was a part of or substantially supported 68 al-Qaeda, the Taliban, or associated forces that are engaged in 69 hostilities against the United States or its coalition partners, 70 including any person who has committed a belligerent act or has 71 directly supported such hostilities in aid of such enemy forces"; 72 and 73

WHEREAS, United States Senator Carl Levin declared in74colloquy on the floor of the United States Senate that the75original 2012 NDAA provided that Section 1021, then labeled76section 1031, specifically would not apply to United States77citizens, but that the Office of the President of the United78States requested that such restriction be removed from the 201279

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NDAA; and

WHEREAS, During debate within the Senate prior to the passage 81 of the 2012 NDAA, United States Senator Mark Udall introduced an 82 amendment which was intended to forbid the indefinite detention of 83 United States citizens and which was rejected by a vote of 38-60; 84 and 85

WHEREAS, United States Senator John McCain and United States86Senator Lindsey Graham declared in colloquies on the floor of the87United States Senate that Section 1021 of the 2012 NDAA authorized88the indefinite detention of United States citizens captured within89the United States by the armed forces of the United States; and90

WHEREAS, United States Senator Lindsey Graham declared in 91 colloquy on the floor of the United States Senate that the United 92 States homeland is now part of "the battlefield"; and 93

WHEREAS, The policing of the citizenry of the United States 94 by the armed forces of the United States, as purportedly 95 authorized by the 2012 NDAA, overturns the Posse Comitatus Act, 18 96 U.S.C. 1385, and is repugnant to a free society; and 97

WHEREAS, Section 1021 of the 2012 NDAA, insofar as it 98 purports to authorize (1) the detention without charge of United 99 States citizens and lawful resident aliens captured within the 100 United States, (2) military tribunals for United States citizens 101 and lawful resident aliens captured within the United States, and 102 (3) the transfer of United States citizens and lawful resident 103 aliens captured within the United States to foreign jurisdictions, 104 violates the following rights enshrined in the Constitution of the 105 United States: 106

The Article I, Section 9, Clause 2 right to seek the writ of 107 habeas corpus; 108

The First Amendment right to petition the government for a 109 redress of grievances; 110

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The Fourth Amendment right to be free from unreasonable	111
searches and seizures;	112
The Fifth Amendment right to be free from charge for an	113
infamous or capital crime until presentment or indictment by a	114
grand jury;	115
The Fifth Amendment right to be free from deprivation of	116
life, liberty, or property without due process of law;	117
The Sixth Amendment right in criminal prosecutions to a	118
speedy trial by an impartial jury in the state and district where	119
the crime shall have been committed;	120
The Sixth Amendment right to be informed of the nature and	121
cause of the accusation;	122
The Sixth Amendment right to confront witnesses;	123
The Sixth Amendment right to counsel;	124
The Eighth Amendment right to be free from excessive bail and	125
fines and from cruel and unusual punishment; and	126
The Fourteenth Amendment right to be free from deprivation of	127
life, liberty, or property without due process of law; and	128
WHEREAS, Section 1021 of the 2012 NDAA, insofar as it	129
purports to authorize (1) the detention without charge of United	130
States citizens and legal resident aliens captured within the	131
United States, (2) military tribunals for United States citizens	132
and legal resident aliens captured within the United States, and	133
(3) the transfer of United States citizens and legal resident	134
aliens captured within the United States to foreign jurisdictions,	135
is repugnant to the following rights enshrined in the Constitution	136
of the State of Ohio:	137
The Article I, Section 1 right to enjoy and defend life and	138
liberty;	139

The Article I, Section 3 right to petition the General 140

Assembly for the redress of grievances;	141
The Article I, Section 4 requirement that the military be in	142
strict subordination to the civil power;	143
The Article I, Section 5 right to trial by jury;	144
The Article I, Section 8 right to seek the writ of habeas	145
corpus;	146
The Article I, Section 9 right to be free from excessive bail	147
and from cruel and unusual punishment;	148
The Article I, Section 10 rights to be free from charge for	149
an infamous or capital crime without presentment or indictment by	150
a grand jury; to a speedy public trial by an impartial jury of the	151
county in which the offense is alleged to have been committed; to	152
have the assistance of counsel; to demand the nature and cause of	153
the accusation, and to have a copy thereof; to confront witnesses;	154
to compel witnesses to attend; and to refuse to testify against	155
oneself;	156
The Article I, Section 14 right to be free from unreasonable	157
search and seizure; and	158
The Article I, Section 16 right to have remedy by due course	159
of law for an injury to one's person, and to have justice	160
administered without denial or delay; and	161
WHEREAS, The General Assembly finds that Section 1029 of the	162
National Defense Authorization Act for Fiscal Year 2013, which	163
purports that the 2012 NDAA, and other recent laws, should not be	164
interpreted to deny the availability of the writ of habeas corpus	165
or to deny any constitutional rights, is not adequate to protect	166
the constitutional rights of Ohio citizens; and	167
WHEREAS, The members of the General Assembly have taken an	168
oath to uphold the Constitution of the United States and the	169

Constitution of the State of Ohio; and 170

WHEREAS, The General Assembly opposes any and all rules,171laws, regulations, bill language, or executive orders that amount172to an overreach of the federal government and that effectively173take away civil liberties; and174

WHEREAS, It is indisputable that the threat of terrorism is 175 real, and that the full force of appropriate and constitutional 176 law must be used to defeat this threat; however, defeating those 177 that engage in terrorism cannot come at the great expense of 178 mitigating basic, fundamental constitutional rights; and 179

WHEREAS, Undermining our own constitutional rights serves 180 only to concede to the terrorists' demands to change the fabric of 181 what made the United States a country of freedom, liberty, and 182 opportunity; now therefore be it 183

RESOLVED, That the General Assembly condemns in no uncertain 184 terms Section 1021 of the National Defense Authorization Act for 185 Fiscal Year 2012 insofar as it purports to (1) repeal the Posse 186 Comitatus Act and authorize the President of the United States to 187 utilize the armed forces of the United States to police United 188 States citizens and lawful resident aliens within the United 189 States; (2) authorize the indefinite detention without charge of 190 United States citizens and lawful resident aliens captured within 191 the United States until the end of hostilities authorized by the 192 2001 Authorization for Use of Military Force; (3) subject American 193 citizens and lawful resident aliens captured within the United 194 States to military tribunals; and (4) transfer American citizens 195 and lawful resident aliens captured within the United States to a 196 foreign country or foreign entity; and be it further 197

RESOLVED, That the General Assembly urges the Attorney 198 General of the State of Ohio to bring suit to challenge the 199 constitutionality of Section 1021 of the National Defense 200 Authorization Act for Fiscal Year 2012; and be it further 201

RESOLVED, That the Clerk of the House of Representatives	202
transmit duly authenticated copies of this resolution to the	203
Attorney General of the State of Ohio, to the Speaker and Clerk of	204
the United States House of Representatives, to the President Pro	205
Tempore and Secretary of the United States Senate, to the members	206
of the Ohio Congressional delegation, and to the news media of	207
Ohio.	208