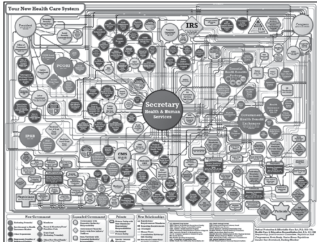
A Petition to Members of the	State Legislature
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Nullify ObamaCare Within Our State!

- Please introduce, cosponsor, and vote for nullification of the entire ObamaCare law (officially known as the Patient Protection and Affordable Care Act, Public Law 111-148, and the Health Care and Education Reconciliation Act of 2010, Public Law 111-152) within our state based on the model "Federal Health Care Nullification Act" printed on the opposite side of this petition or otherwise displayed near this petition.
- Don't settle for partial nullification by nullifying only the individual mandate, but rather nullify the entire ObamaCare law as provided in the model nullification act mentioned above!

ObamaCare must be repealed to eliminate the vast, new, unconstitutional regulatory powers over our healthcare system being established by ObamaCare as revealed in this "ObamaCare Org Chart" produced by congressional staff of the Joint Economic Committee of Congress. Download a high-resolution color PDF of this chart at http://www.house.gov/brady/pdf/Obamacare_Chart.pdf



Respectfully,

	(Name)	(Mailing Address)	
1.			
	sign		
2	print		
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3	print		
J	sign		
4	print		
	sign		
5.	print		
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- Send completed petitions to the appropriate State Representatives and State Senators representing the signers. Find your reps and senators at http://www.congress.org/congressorg/dbq/officials/
- For further information about the "Choose Freedom STOP ObamaCare" campaign, and to send an online version of this petition to your State Representative and State Senators, go to http://www.JBS.org/StopObamaCare

The John Birch Society

Federal Health Care Nullification Act

An Act to render null and void certain unconstitutional laws enacted by the Congress of the United States, taking control over the health care and health insurance industries and mandating that individuals purchase health insurance under threat of penalty.

ance	e under threat of penalty.
SEC	CTION 1. The legislature of the State of finds that:
1.	The people of the several states comprising the United States of America created the federal government to be their agent for certain enumerated purposes as set forth in the United States Constitution, and nothing more.
2.	The Tenth Amendment to the United States Constitution defines the total scope of federal powers as being those which have been delegated by the people of the several states to the federal government, and all powers not delegated to the federal government in the Constitution of the United States are reserved to the states respectively, or to the people themselves. Furthermore, as stated in the Ninth Amendment, "The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people."
3.	The assumption of power that the federal government has made by enacting the "Patient Protection and Affordable Care Act" (Public Law 111-148, March 23, 2010) and "Health Care and Education Reconciliation Act of 2010" (Public Law 111-152, March 30, 2010) is nowhere expressly granted by the United States Constitution and interferes with the right of the people of the State of to regulate health care as they see fit.
SE(CTION 2. NEW LAW
	ew section of law to be codified in the Statutes as Section [NUMBER] of Title [NUMBER], unless
ther	e is created a duplication in numbering, reads as follows:
A.	The legislature of the State of declares that the federal laws known as the "Patient Protection and Affordable Care Act" (Public Law 111-148) and the "Health Care and Education Reconciliation Act of 2010"

- A. The legislature of the State of ______ declares that the federal laws known as the "Patient Protection and Affordable Care Act" (Public Law 111-148) and the "Health Care and Education Reconciliation Act of 2010" (Public Law 111-152), signed by President Barack Obama on March 23 and 30, 2010, are not authorized by the Constitution of the United States and violate its true meaning and intent as given by the Founders and Ratifiers, and are hereby declared to be invalid in this State, shall not be recognized by this State, are specifically rejected by this State, and shall be considered null and void and of no effect in this State.
- B. It shall be the duty of the legislature of this State to adopt and enact any and all measures as may be necessary to prevent the enforcement of the "Patient Protection and Affordable Care Act" and the "Health Care and Education Reconciliation Act of 2010" within the limits of this State.
- C. Any official, agent, or employee of the United States government or any employee of a corporation providing services to the United States government that enforces or attempts to enforce an act, order, law, statute, rule or regulation of the government of the United States in violation of this act shall be guilty of a felony and upon conviction must be punished by a fine not exceeding five thousand dollars (\$5,000), or a term of imprisonment not exceeding five (5) years, or both.
- D. Any public officer or employee of the State of ______ that enforces or attempts to enforce an act, order, law, statute, rule, or regulation of the government of the United States in violation of this act shall be guilty of a misdemeanor punishable by imprisonment in the county jail not exceeding two (2) years, or by a fine not exceeding one thousand dollars (\$1,000), or both such fine and imprisonment.
- E. Any aggrieved party shall also have a private action against any person violating the provisions of subsections (C) or (D).

SECTION 3. This act takes effect upon approval by the Governor.