UNITED STATES OF AMERICA REPUBLIC

Continental Congress Assembled



PUBLIC LAW 116-01

Proposed Amendment on 18 June 2017 in Continental Congress Assembled. Ratified and Accepted 18 June 2017.

TO ESTABLISH LAWS FOR CITIZENSHIP AND EXPATRIATION

Pursuant to the United States of America Republic Constitution Amendment 19, Section 2, Clause 2, wherein it states; "The United States of America Republic shall make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States of America Republic, or any Department or Officer thereof", there shall hereby be designated "Citizenship and Expatriation" provisions to serve this purpose. This amendment shall go into immediate force.

Introduced as **Senate Joint Resolution 01**, with **70** co-sponsors and as **House Joint Resolution 01** with **70** co-sponsors, a request was delivered before the Continental Congress to honor and therefore establish laws for Citizenship and Expatriation.

The resolution suffered no amendments, no exclusions, no demands that it became law.

The 1st Continental Congress of the United States of America Republic publicly declared 2015 the national "Year of the United States of America Republic". The document known as Public Law 111-16 was signed and passed into law on 29 January 2017 by the following SIGNATORIES to this Legislative Act in Attendance:

- 1. President, Christopher-Cannon: Bey
- 2. Speaker of the House, Missouri, Sharon-Green: El
- 3. USAR. Secretary of State, Ross Woody Gr.: Bey



- 4. USAR Attorney General, K-Charles: Bey
- 5. Assistant Governor, Georgia, Christopher Kill: Bey
- 6. Assistant Governor, Ohio, Anthony Kammond: Bey
- 7. Chief Justice, Romulus Dorsey: El
- 8. Foreign Affairs Minister, Rafael-Vazquez: El
- 9. Governor, California, G. Riller: El
- 10. Governor, Georgia, Mandel Williams: El
- 11. Governor, Louisiana, Eric Wannamaker: Bey
- 12. Governor, Maryland Allie Archer: Bey
- 13. Governor, Missouri, Floyd-Karris: Bey
- 14. Governor, North Carolina, Nasir Ma'at: El
- 15. Governor, Ohio, Terry King: Bey
- 16. Governor, Virginia, Darnell Brown: Bey
- 17. Governor, Arizona, Dexter-Johnson: Bey
- 18. Lieutenant Gov. Ohio, Galen Carson: Bey
- 19. Lieutenant Gov. Virginia, Rich Wilson: Bey
- 20. Lieutenant Governor, Georgia, Fimothy Jackson: El
- 21. Lieutenant Governor, North Carolina, Yisrael (Carol)-Murray: Bey
- 22. Public Minister, Linda Ann-Bashful: El
- 23. Public Minister, Maurice-Reynolds: Bey
- 24. Public Minister, William L.-Salter ISI,: Bey
- 25. Recorder of Deeds, Faiwuan-Smith: Bey
- 26. Representative, Colorado, Ajoa Nash-Conner: Bey
- 27. U.S.A.R. Secretary of State, California, Demeitric Mason: El
- 28. U.S.A.R. Secretary of State, Naureen Willis: Bey
- 29. Senator, Colorado, Kakuyon: El
- 30. Senator, Illinois, Clayton Ronald-Kenderson: El
- 31. Senator, Michigan, George-Bond: Bey
- 32. Senator, North Carolina, Kope Ma'at El
- 33. Senator/Liaison Georgia, Fara-Kill: Bey
- 34. Vicegerent Chief, Illinois, Saadig: Bey
- 35. Vicegerent Commissioner, Leslie-Atkins: El
- 36. Vicegerent, Colorado, Evelyn-Gordon: Bey
- 37. Vicegerent, Georgia, Akil: Bey
- 38. Vicegerent, Michigan, Damon-Lewis: El
- 39. Vicegerent, Ohio, Andwele-Montgomery: Bey
- 40. Governor, Arizona, Dexter-Johnson: Bey



Amendment ratified on 18 June 2017 in Continental Congress Assembled by:

- 1. President, Province of Illinois, Christopher-Cannon: Bey
- 2. Speaker of the House, Province of Missouri, Sharon-Green: El
- 3. USAR Secretary of State, Province of Missouri, Ross Woody Tr.: Bey
- 4. Supreme Court Justice Province of Illinois, Taiwuan Smith Bey
- 5. Chief Justice, Province of Illinois, Romalus Dorsey: El
- 6. Att. General Province of Illinois Larry Taylor: Bey
- 7. Assistant Atty. General, Province of Khalifa, Antonyeo Robinson: El
- 8. Foreign Affairs Minister, Province of Texas, Rafael-Vazquez: El
- 9. Dir. of Business Development, Province of Khalifa Dadrian Anderson: Bey
- 10. Governor, Province of Arizona, Dexter-Johnson: Bey
- 11. Governor, Province of Florida, Albert Jerraine-Griffin: Bey
- 12. Governor, Province of Georgia, Mandel Williams: El
- 13. Governor, Province of Indiana, Larry-Murray: El
- 14. Governor, Province of Khalifa, G. Riller: El
- 15. Governor, Province of Louisiana, Eric Wannamaker: Bey
- 16. Governor, Province of Maryland Altie Archer: Bey
- 17. Governor, Province of Michigan, Napoleon-Kendall: Bey
- 18. Governor, Province of Minnesota, Vicie Christine-Williams: Bey
- 19. Governor, Province of Mississippi, Welton-Turk: Bey
- 20. Governor, Province of Missouri, Floyd-Harris: Bey
- 21. Governor, Province of Nevada, Tony-Jarman: Bey
- 22. Governor, Province of New Jersey, Colin Hylton: El
- 23. Governor, Province of North Carolina, Nasir Ma'at: El
- 24. Governor, Province of Ohio, Terry King: Bey
- 25. Governor, Province of Tennessee, D. Maurice Parham: Bey
- 26. Governor, Province of Virginia, Darnell Brown: Bey
- 27. Lt. Governor, Province of Arizona, Marlo-Jones: El
- 28. Lt. Governor, Province of Georgia, Timothy Jackson: El
- 29. Lt. Governor, Province of Illinois, Rasil-Clady: Bey
- 30. Lt. Governor, Province of Nevada, Victor-Pizarro: El
- 31. Lt. Governor, Province of North Carolina, Yisrael (Carol)-Murray: Bey
- 32. Lt. Governor, Province of Ohio, Galen Carson: Bey
- 33. Lt. Governor, Province of Tennessee, J. Javon-Curry: Bey
- 34. Lt. Governor, Province of Virginia, Rich Wilson: Bey
- 35. Assistant Governor, Province of Georgia, Christopher Hill: Bey
- 36. Assistant Governor, Province of North Carolina, Sean-Ikard: Bey



- 37. Assistant Governor, Province of Ohio, Anthony-Hammond: Bey
- 38. Assistant Governor, Province of Virginia, Joseph-Middleton: Bey
- 39. Secretary of State, Province of Arizona, Stephanie-Clark: Bey
- 40. Secretary of State, Province of Khalifa, Demeitric Mason: El
- 41. Secretary of State, Province of Georgia, Maureen Willis: El
- 42. Secretary of State, Province of Illinois, Lewanda Hazelett: Bey
- 43. Secretary of State, Province of No. Carolina, Trevis-Haskins: El
- 44. Public Minister, Province of Florida, William L.-Salter III,: Bey
- 45. Public Minister, Province of Michigan, Joseph-Johnson: Bey
- 46. Public Minister, Province of Missouri, Linda Ann-Bashful: El
- 47. Public Minister, Province of Missouri, Maurice-Reynolds: Bey
- 48. Public Minister, Province of Ontario, Canada, Steven Richards: Bey
- 49. Representative, Province of Colorado, Ajoa Nash-Conner: Bey
- 50. Representative, Province of Minnesota, Yashmall: Bey (Kevin Scaife: Bey)
- 51. Senator, Province of Colorado, Kakuyon: El
- 52. Senator, Province of Georgia, Ronnell-Gray: Bey
- 53. Senator/Liaison, Province of Georgia, Tara-Hill: Bey
- 54. Senator, Province of Illinois, Clayton Ronald-Henderson: El
- 55. Senator, Province of Illinois, J. Sept: El
- 56. Senator, Province of Illinois, Rodney-Tyms: Bey
- 57. Senator, Province of Michigan, George-Bond: Bey
- 58. Senator, Province of North Carolina, Hope Ma'at El
- 59. Senator, Province of Ohio, Reginald-Purnell: Bey
- 60. Vicegerent Commissioner, Province of Illinois, Leslie-Atkins: El
- 61. Vicegerent Chief, Province of Illinois, Saadig: Bey
- 62. Vicegerent, Province of Arizona, Jorge-Bravo: Bey
- 63. Vicegerent, Province of Colorado, Evelyn-Gordon: Bey
- 64. Vicegerent Commissioner, Province of Michigan, Damon-Lewis: El
- 65. Vicegerent Commissioner, Province of Minnesota, Bryce Lee-Williams: Bey
- 66. Vicegerent Commissioner, Province of Ohio, Andwele-Montgomery: Bey
- 67. Vicegerent, Province of Georgia, Akil: Bey
- 68. Vicegerent, Province of No. Carolina, Patric-Baker: Bey
- 69. Vicegerent, Province of Ohio, Dana-Coggins: Bey
- 70. Vicegerent, Province of Ohio, Daryl Van-Brown: Bey

It reads as follows:

Public law 116-01 on 29 January 2017



JOINT RESOLUTION

Authorizing and requesting the President to enact laws:

to proclaim and establish laws for the Citizenship and Expatriation of its citizens and establish its registrar for the bureau of vital statistics as per the Constitution and Laws of the **United States of America Republic.**

Desiring to provide laws for our Nationals and Citizens inland and abroad;

WHEREAS, the United States of America Republic, being a perpetual corporation is an autonomous State government lawfully incorporated and chartered for the benefit and protection of "We The Moorish American People", by its Declaration, National Constitution and By-Laws, and aforementioned Articles;

WHEREAS the United States of America Republic's official language is the English language,

WHEREAS the Moorish American People have made a unique contribution in shaping the United States of America Republic as a distinctive and blessed nation of people and citizens;

WHEREAS the Moorish American People are a People of deeply-held religious convictions springing from the Holy Scriptures of the Holy Koran of the Moorish Science Temple of America and the Learning, Teachings and Truth of the Holy Prophet Noble Drew Ali. The Holy Prophet Noble Drew Ali led his People back to the Principles and standards of their ancient forefathers' Free National Principles and Standards.

WHEREAS the Principles of Love, Truth, Peace, Freedom and Justice inspired concepts of civil government that are contained in our Declaration of Independence and Constitution of the United States of America Republic;

WHEREAS the Moorish American People, are now in great comprehension that, as a Nation of People being Nationwide in scope to achieve peace as well as unity as a single harmonious Nation, there must be uniform Laws for the Nation. The Laws and Constitution of the United States of America Republic are "the Rock on which our Republic rests";

WHEREAS the history of our Nation clearly illustrates the value of a Nation to be able to create and pass its own Laws are beneficial to a Society to Enforce the Laws of the Nation. This is not to remove or change **The Moorish American People** from voluntarily applying and extending the learning, teachings and truth of the Holy Koran of the Moorish Science Temple of America in the lives of individuals, families, or in their society as a nation of People;

WHEREAS this Nation now faces great challenges that will test this Nation as it has never been tested before; and

WHEREAS that renewing our knowledge of Law, Divine and National and having faith in Our Universal Creator through Holy Scriptures of the Koran of the Moorish Science Temple of America, the Holy Bible and the Great Qu'ran of Mohammed as we honor all the divine Prophets Jesus, Mohammed, Buddha and Confucius. Therefore, the Laws and Constitution of the United States of America Republic and knowledge of the aforementioned Holy

Scriptures can only strengthen our nation. I, President Christopher H- Cannon: Bey, therefore establish with the consent of the Continental Congress the provisions as the Laws of the United States of America Republic:

NOW, <u>THEREFORE</u>, <u>be</u> it **Resolved** by the Continental Congress of the United States of America Republic in Continental Congress assembled, That the President is authorized and requested to designate the administration of said laws.

LEGISLATIVE HISTORY-PL.**116 Res.:01** CONGRESSIONAL RECORD, Vol. 1(2016):

29 January 2017 considered and passed by the Continental Congress.



TITLE 6 - Public Law 116-01

CITIZENSHIP & EXPATRIATION CHAPTER 1

SECTION 1 THE ACT OF REPATRIATION

SECTION 2 CERTIFICATES OF NATIONALITY

SECTION 3 CERTIFICATES OF NATIVITY

SECTION 4 EXPATRIATION OF A U.S.A.R. CITIZEN

SECTION 5 PASSPORTS

Misc. SAME FORCE AND EFFECT



TITLE 6 - Public Law 116-01

CITIZENSHIP & EXPATRIATION CHAPTER 1

In Accord With The Constitution And Laws For The United States of America Republic, The Following Shall Apply:

SECTION 1. THE ACT OF REPATRIATION

- (a) This State shall have the power of repatriation; the repatriation of coloreds, negroes, black, afro-Americans and African-Americans back to the divine creed of their forefathers; Back to Statehood, back to the Constitutional fold of this free National Government; Back to being Moors, Moorish Americans, Moorish Nationals, and National Citizens.
- **(b)** All Nationals and Citizens of the United States of America Republic, upon taking the Oath of Allegiance to the United States of America Republic, shall be pardoned of all past crimes of colorable laws. The United States, or several states, shall not use such criminal records against a National or Citizen of the United States of America Republic. No pardon shall be given for capital crimes, murder, rape or treason.
- **(c)** Expatriation shall be voluntary. No National or Citizen of this State shall be forced to Expatriate by the State. Expatriation as well as Repatriation is an Unalienable Right of each National or Citizen.
- **(d)** This Amendment includes all Moorish Americans who have proclaimed their Nationality before or after the adoption of this Constitution; No paperwork needs to be filed; proclamation of Nationality begins when Nationality is stated; which can be verified by a phone call or writing by the Nation concerned.

SECTION 2 – CERTIFICATES OF NATIONALITY

The Secretary of State is authorized to issue and maintain, under such rules and regulations as the President shall prescribe, **Certificates of Nationality** to natural-born American nationals; and to its citizens who temporarily "reside" abroad or who intend temporarily to "reside" abroad for legitimate purposes, setting forth the place of their origin, date of birth, and place of permanent residence in the United States of America Republic. U.S.A.R. Secretary of State is also authorized to maintain a Registry of its Nationals and Citizens.

Nationality is conferred when any of the above in accord with the Constitution for the United States of America Republic listed above in section 1, and by performing any of the following acts with the intent to repatriate to the United States of America Republic (hereinafter "U.S.A.R."):

First.

A proclamation of their Moorish American Nationality before or after the adoption of this Constitution; No paperwork needs to be filed; A proclamation of Nationality begins when Nationality is stated; which can be verified by a phone call or writing by the Nation concerned.

Second.

By signed "Application" and signed/sealed "State Oath" (oath of Allegiance) and the formal methods prescribed" by the regulations or rules issued by the U.S.A.R. Department of State.

Third.

Engaging in the service of U.S.A.R. and such service involves the taking of an "oath of allegiance".

Fourth.

When he/she becomes domiciled (by birth) to parents whose ancestors are the descendants of Moroccans, born in America; and such domicile shall be assumed when he has resided in America or performed the Fifth action below with the intent to "nationalize";

Fifth.

When abroad, upon or after the age of maturity (18 years old), by producing evidence of "birth" in America, at a U.S.A.R. Consulate or Embassy to a diplomatic or consular officer under such rules and regulations as the President shall prescribe. To overcome the presumption of expatriation, production of "competent" evidence is required.

Sixth.

Any person who shall have accomplished expatriation in the manner set forth in the preceding paragraphs shall, in order to reacquire citizenship, be required to comply with the laws applicable to the nationalization of aliens. The exercise of the right of a Moorish American National or citizen to expatriate himself shall only be permitted or recognized in time of peace.

SECTION 3 - CERTIFICATES OF NATIVITY

The Secretary of State is authorized to issue, under such rules and regulations as the President shall prescribe, **certificates of nativity** to natural-born American nationals; and to its citizens who temporarily "reside" abroad or who intend temporarily to "reside" abroad for legitimate purposes, setting forth the place of their origin,

date of birth, and place of permanent residence in the United States of America Republic; and

- (a) That every child being a Moorish-American citizen resident abroad who desires to enjoy the protection of this Government be required upon reaching the age of 18 years to record at the most convenient United States of America Republic consulate his intention to become a resident and remain a citizen of the United States of America Republic, and to take the oath of allegiance upon attaining his/her majority; and
- (c) That a citizen residing continuously outside of the United States of America Republic for more than one year be required to register at the most convenient United States of America Republic consulate at least once each year his/her name and place of residence, date and place of birth, nationality of parents, occupation, and last place of residence in the United States of America Republic, and to give solemn assurance of his continued allegiance to the United States of America Republic and of his intention to return thereto. An entry of the names, ages, and place of birth of the wife and minor children should also be required; and
- (d) That the Secretary of State be authorized, under such rules and regulations as the President shall prescribe, to extend the protection of this Government and to issue qualified passports to those who have made the *Declaration of Intention* to become citizens of the United States of America Republic in accordance with the requirements of the Constitution, and who go abroad for brief sojourn, such protection and passports not to be effective in the country of the origin of the declarants.

SECTION 4. EXPATRIATION OF A U.S.A.R. CITIZEN:

(a) the passage of this act declaring that expatriation of a U.S.A.R. citizen may be assumed:

First. When he obtains naturalization in a foreign state.

Second. When he engages in the service of a foreign state and such service involves the taking of an oath of allegiance to such state.

Third. When he becomes domiciled in a foreign state, and such domicile shall be assumed when he has resided in a foreign state for five years without intent to return to U.S.A.R.; but a U.S.A.R. citizen residing in a foreign state may overcome the presumption of expatriation by competent evidence produced to a diplomatic or consular officer of the United States of America Republic under such rules and regulations as the President shall prescribe.



Fourth. Any person who shall have accomplished expatriation in the manner set forth in the preceding paragraphs shall, in order to reacquire citizenship, be required to comply with the laws applicable to aliens. [see Public Law 118-01].

Fifth. The exercise of the right of a Moorish American National or citizen to expatriate himself shall only be permitted or recognized in time of peace. This may be accomplished by formal resignation of position by formal letter to rescind oath of office and destroy all relevant files for said National or citizen. Expatriation may also be accomplished by formal letter stating the willful intent to expatriate U.S.A.R. and no longer be a National or citizen thereof; and to destroy all relevant files associated with expatriate. Said performance of act shall be transmitted by formal letter via U.S. Post (via certified mail w/signature card) or electronically (via email) to the USAR Administration. Said formal letter shall be followed by, in return, a "Letter of Resignation" or "Letter of Recall" issued by U.S.A.R. Administration for signature of expatriate, to be returned to U.S.A.R. at the location specified.

- (b) That a Moorish woman who marries a foreigner may elect not to take, during coverture, the nationality of her husband; however, if she so decides, may upon termination of the marital relation by death or absolute divorce, revert to her citizenship by registering within one year as a U.S.A.R. citizen at the most convenient consulate, or by returning to reside in one of the Provinces of U.S.A.R., if she is abroad; if she is in the Provinces of U.S.A.R., by continuing to reside therein.
- (c) That a foreign woman who acquires U.S.A.R. citizenship by marriage to a Moorish-American, shall be assumed to retain her citizenship upon termination, by death or absolute divorce, of the marital relation, if she continues to reside in the United States of America Republic, unless she makes formal renunciation of such citizenship before a U.S.A.R. court; and if she proceeds abroad she may continue her U.S.A.R. citizenship by registering, within one year, as a citizen before the most convenient consulate.
- (d) A minor and nonresident child born without the United States of America Republic, to alien and nonresident parents shall be deemed a citizen of the United States of America Republic by virtue of the nationalization of the parent, provided, however, that such nationalization take place during the minority of such child, and provided further, that the citizenship of such minor child shall date from the entry of such minor into the United States of America Republic permanently to reside therein.

SECTION 5: PASSPORTS:

- (a) That in order to prevent the abuse of U.S.A.R. passports in foreign countries, it be ordered that, in the future all passports shall be issued only by U.S.A.R.'s Department of State, to be valid for ten years, and subject to a single extension for two years longer by diplomatic and certain consular officers of the United States of America Republic; but that in order to provide for cases of emergency diplomatic and certain consular officers of the United States of America Republic be authorized to issue under prescribed regulations provisional passports for a particular journey or occasion, and limited in the length of time of their validity to not more than six months.
- (b) That for the purpose of meeting the demands of the local authorities in foreign countries U.S.A.R. citizens who have registered in accordance with the law as heretofore recommended be furnished, under departmental regulations, with a statement to the effect that they are so registered, and that complete lists of U.S.A.R. citizens thus registered be reported to the Department of State every three months.
- (c)That the diplomatic officers of the United States of America Republic be instructed to open negotiations with the governments to which they are accredited extending and perfecting the treaty relations with respect to the rights of U.S.A.R. nationals/citizens in order to secure their rights and privileges in accordance with the Constitution and Laws of U.S.A.R.

- Same Force And Effect

[see P.L. #112.03, Section 2. Additional Documents – Same Force And Effect]

The following documents shall have the same force and effect as proof of United States of America Republic citizenship as "certificates of nationalization" or of citizenship issued by the U.S.A.R. Attorney General or by a U.S.A.R. court having Nationalization jurisdiction:

- (1) A **passport**, during its period of validity (if such period is the maximum period authorized by law), issued by the Secretary of State to a citizen of the United States. [see Title 6, P.L. #112-02 Ch. 1 Passports]
- (2) The <u>report</u>, designated as a "<u>Report of Birth Abroad of a Citizen of the United States of America Republic"</u>, issued by a consular officer to document a citizen born abroad. For purposes of this paragraph, the term "consular officer" includes any United States citizen employee of the Department of State who is designated by the U.S.A.R. Secretary of State to adjudicate nationality abroad pursuant to such regulations as the Secretary may prescribe.

[End of Resolution]

