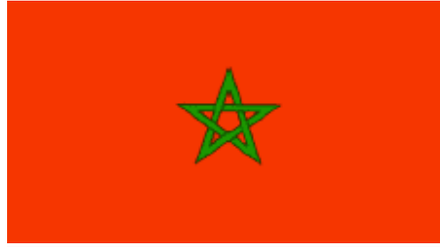


UNITED STATES OF AMERICA REPUBLIC

Continental Congress Assembled



PUBLIC LAW 111-53

Amended: 9 April 2017

MALICIOUS MISCHIEF

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 “Malicious Mischief” provisions to serve this purpose. This amendment shall go into immediate force.

Introduced as **Senate Joint Resolution 53**, with **65** co-sponsors and as **House Joint Resolution 53** with **65** co-sponsors, a request was delivered before the Continental Congress to honor and therefore establish laws for Malicious Mischief.

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 **111-53** was signed and enacted into law on **9 April 2017** by the following **SIGNATORIES to this Legislative Act in Attendance;**

General Congress Assembled, United States of America Republic

- 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 Jr.: Bey*
- 4. USAR Attorney General, Province of California, K-Charles: Bey*

5. *Att. General - Province of Illinois - Larry Taylor: Bey -*
6. *Supreme Court Justice - Province of Illinois, Taiwan Smith Bey*
7. *Chief Justice, Province of Illinois, Romulus Dorsey: El*
8. *Foreign Affairs Minister, Province of Texas, Rafael-Vazquez: El*
9. *Governor, Province of Arizona, Dexter-Johnson: Bey*
10. *Governor, Province of California, G. Ribler: El*
11. *Governor, Province of Florida, Albert Terraine-Griffin: Bey*
12. *Governor, Province of Georgia, Mandel Williams: El*
13. *Governor, Province of Illinois, Maari-Kali: Bey*
14. *Governor, Province of Louisiana, Eric Wannamaker: Bey*
15. *Governor, Province of Maryland - Altie Archer: Bey*
16. *Governor, Province of Michigan, Napoleon-Kendall: Bey*
17. *Governor, Province of Minnesota, Vicie-Williams: Bey*
18. *Governor, Province of Mississippi, Welton-Tark: Bey*
19. *Governor, Province of Missouri, Floyd-Harris: Bey*
20. *Governor, Province of Nevada, Tony-Jarman: Bey*
21. *Governor, Province of New Jersey, Colin Hylton: El*
22. *Governor, Province of North Carolina, Nasir Ma'at: El*
23. *Governor, Province of Ohio, Terry King: Bey*
24. *Governor, Province of Virginia, Darnell Brown: Bey*
25. *Governor, Province of Tennessee, D. Maurice Parham: Bey*
26. *Governor, Province of Texas, Lashawn-Earl: Bey*
27. *Lt. Governor, Province of Georgia, Timothy Jackson: El*
28. *Lt. Governor, Province of Illinois, Rasib-Clady: Bey*
29. *Lt. Governor, Province of Nevada, Victor-Pizarro: Bey*
30. *Lt. Governor, Province of North Carolina, Yisrael (Carol)-Murray: Bey*
31. *Lt. Governor, Province of Ohio, Gaben Carson: Bey*
32. *Lt. Governor, Province of Tennessee, J. Jaxon-Curry: Bey*
33. *Lt. Governor, Province of Virginia, Rich Wilson: Bey*
34. *Assistant Governor, Province of Georgia, Christopher Hill: Bey*
35. *Assistant Governor, Province of Illinois, Varnado-Payne: El*
36. *Assistant Governor, Province of North Carolina, Sean-Ikard: Bey*
37. *Assistant Governor, Province of Ohio, Anthony Hammond: Bey*
38. *Secretary of State, Province of Arizona, Stephanie-Clark: Bey*

39. *Secretary of State, Province of Ontario, Al Drey: Bey (Canada)*
40. *Secretary of State, Province of Minnesota, Yashmall: Bey*
41. *Secretary of State, Province of No. Carolina - Trevis-Haskins: El -*
42. *Public Minister, Province of Missouri, Linda Ann-Bashful: El*
43. *Public Minister, Province of Missouri, Maurice-Reynolds: Bey*
44. *Public Minister, Province of Florida, William L.-Salter III,: Bey*
45. *Public Minister, Province of Ontario, Canada, Steven Richards: Bey*
46. *Representative, Province of Colorado, Ajoa Nash-Conner: Bey*
47. *Senator, Province of Georgia, Ronnell-Gray: Bey*
48. *Senator, Province of Colorado, Kakayox: El*
49. *Senator/Liaison, Province of Georgia, Tara-Hill: Bey*
50. *Senator, Province of Illinois, Clayton Ronald-Henderson: El*
51. *Senator, Province of Illinois, J. Sept: El*
52. *Senator, Province of North Carolina, Hope Ma'at El*
53. *Senator, Province of Michigan, George-Bond: Bey*
54. *Vicegerent Commissioner, Province of Illinois, Leslie-Atkins: El*
55. *Vicegerent Chief, Province of Illinois, Saadiq: Bey*
56. *Vicegerent, Province of Arizona, Jorge-Bravo: Bey*
57. *Vicegerent, Province of Colorado, Evelyn-Gordon: Bey*
58. *Vicegerent Commissioner, Province of Michigan, Damon-Lewis: El*
59. *Vicegerent Commissioner, Province of Minnesota, Bryce Lee-Williams: Bey*
60. *Vicegerent Commissioner, Province of Ohio, Andwele-Montgomery: Bey*
61. *Deputy Vicegerent, Province of Michigan, Joseph-Johnson: Bey*
62. *Vicegerent, Province of Georgia, Akil: Bey*
63. *Vicegerent, Province of Ohio, Dana-Coggins: Bey*
64. *Vicegerent, Province of Ohio, Daryl Van-Brown: Bey*
65. *Vicegerent, Province of North Carolina, Province of No. Carolina*

It reads as follows:

PUBLIC LAW 111-53, on 9 April 2017

JOINT RESOLUTION

Authorizing and requesting the President

to proclaim and establish provisions in accordance with the **Constitution** and **Laws** of the **United States of America Republic**.

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 **Constitution** and **Laws** 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 Holy 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 **Constitution and Laws 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, THEREFORE, be 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.111 Res.:53**
CONGRESSIONAL RECORD, Vol. #**(2017)**:

9 April 2017 considered and
passed by the Continental
Congress.

TITLE I - CRIMINAL CODE

CHAPTER 42

MALICIOUS MISCHIEF

<u>Section No.</u>	<u>Description</u>
1361.	Government property or contracts.
1362.	Communication lines, stations or systems.
1363.	Buildings or property within special maritime and territorial jurisdiction.
1364.	Interference with foreign commerce by violence.
1365.	Tampering with consumer products.
1366.	Destruction of an energy facility.
1367.	Interference with the operation of a satellite.
1368.	Harming animals used in law enforcement.
1369.	Destruction of veterans' memorials.

TITLE I - CRIMINAL CODE

CHAPTER 42

MALICIOUS MISCHIEF

SECTION 1361. Government property or contracts

Whoever willfully injures or commits any depredation against any property of the United States of America Republic, or of any department or agency thereof, or any property which has been or is being manufactured or constructed for the United States of America Republic, or any department or agency thereof, or attempts to commit any of the foregoing offenses, shall be punished as follows:

If the damage or attempted damage to such property exceeds the sum of \$1,000, by a fine under this title or imprisonment for not more than ten years, or both; if the damage or attempted damage to such property does not exceed the sum of \$1,000, by a fine under this title or by imprisonment for not more than one year, or both.

SECTION 1362. Communication lines, stations or systems

Whoever willfully or maliciously injures or destroys any of the works, property, or material of any radio, telegraph, telephone or cable, line, station, or system, or other means of communication, operated or controlled by the United States of America Republic, or used or intended to be used for military or civil defense functions of the United States of America Republic, whether constructed or in process of construction, or willfully or maliciously interferes in any way with the working or use of any such line, or system, or willfully or maliciously obstructs, hinders, or delays the transmission of any communication over any such line, or system, or attempts or conspires to do such an act, shall be fined under this title or imprisoned not more than ten years, or both.

In the case of any works, property, or material, not operated or controlled by the United States of America Republic, this section shall not apply to any lawful strike activity, or other lawful concerted activities for the purposes of collective bargaining or other mutual aid and protection which do not injure or destroy any line or system used or intended to be used for the military or civil defense functions of the United States of America Republic.

SECTION 1363. Buildings or property within special maritime and territorial jurisdiction

Whoever, within the special maritime and territorial jurisdiction of the United States of America Republic [as outlined in Public Law 111-12, Section 7], willfully and maliciously destroys or injures any structure, conveyance, or other real or personal property, or attempts or conspires to do such an act, shall be fined under this title or imprisoned not more than five years, or both, and if the building be a dwelling, or the life of any person be placed in jeopardy, shall be fined under this title or imprisoned not more than twenty years, or both.

SECTION 1364. Interference with foreign commerce by violence

Whoever, with intent to prevent, interfere with, or obstruct or attempt to prevent, interfere with, or obstruct the exportation to foreign countries of articles from the United States of America Republic, injures or destroys, by fire or explosives, such articles or the places where they may be while in such foreign commerce, shall be fined under this title or imprisoned not more than twenty years, or both.

SECTION 1365. Tampering with consumer products

(a) Whoever, with reckless disregard for the risk that another person will be placed in danger of death or bodily injury and under circumstances manifesting extreme indifference to such risk, tampers with any consumer product that affects interstate or foreign commerce, or the labeling of, or container for, any such product, or attempts to do so, shall—

in the case of an attempt, be fined under this title or imprisoned not more than ten years, or both;

if death of an individual results, be fined under this title or imprisoned for any term of years or for life, or both;

if serious bodily injury to any individual results, be fined under this title or imprisoned not more than twenty years, or both; and in any other case, be fined under this title or imprisoned not more than ten years, or both.

(b) Whoever, with intent to cause serious injury to the business of any person, taints any consumer product or renders materially false or misleading the labeling of, or container for, a consumer product, if such consumer product affects interstate or foreign commerce, shall be fined under this title or imprisoned not more than three years, or both.

(c) (1) Whoever knowingly communicates false information that a consumer product has been tainted, if such product or the results of such communication affect interstate or foreign commerce, and if such tainting, had it occurred, would create a risk of death or bodily injury to another person, shall be fined under this title or imprisoned not more than five years, or both.

(2) As used in paragraph (1) of this subsection, the term “communicates false information” means communicates information that is false and that the communicator knows is false, under circumstances in which the information may reasonably be expected to be believed.

Whoever knowingly threatens, under circumstances in which the threat may reasonably be expected to be believed, that conduct that, if it occurred, would violate subsection (a) of this section will occur, shall be fined under this title or imprisoned not more than five years, or both.

Whoever is a party to a conspiracy of two or more persons to commit an offense under subsection (a) of this section, if any of the parties intentionally engages in any conduct in furtherance of such offense, shall be fined under this title or imprisoned not more than ten years, or both.

(d) (1) Whoever, without the consent of the manufacturer, retailer, or distributor, intentionally tampers with a consumer product that is sold in interstate or foreign commerce by knowingly placing or inserting any writing on the consumer product, or within the container for the consumer product, before the sale of the consumer product to any consumer shall be fined under this title, imprisoned not more than 1 year, or both.

Notwithstanding the provisions of paragraph (1), if any person commits a violation of this subsection after a prior conviction under this section becomes final, such person shall be fined under this title, imprisoned for not more than 3 years, or both.

In this subsection, the term “writing” means any form of representation or communication, including hand-bills, notices, or advertising, that contain letters, words, or pictorial representations.

In addition to any other agency which has authority to investigate violations of this section, the Food and Drug Administration and the Department of Agriculture, respectively, have authority

to investigate violations of this section involving a consumer product that is regulated by a provision of law such Administration or Department, as the case may be, administrators.

As used in this section—

(1) the term “consumer product” means—
any “food”, “drug”, “device”, or “cosmetic”, as those terms are respectively defined;

(i)The term “cosmetic” means (1) articles intended to be rubbed, poured, sprinkled, or sprayed on, introduced into, or otherwise applied to the human body or any part thereof for cleansing, beautifying, promoting attractiveness, or altering the appearance, and (2) articles intended for use as a component of any such articles; except that such term shall include soap,

Or any article, product, or commodity which is customarily produced or distributed for consumption by individuals, or use by individuals for purposes of personal care or in the performance of services ordinarily rendered within the household, and which is designed to be consumed or expended in the course of such consumption or use;

(2) the term “labeling” means all labels and other written, printed, or graphic matter (1) upon any article or any of its containers or wrappers, or (2) accompanying such article.

(3) the term “serious bodily injury” means bodily injury which involves—
a substantial risk of death; extreme physical pain; protracted and obvious disfigurement; or protracted loss or impairment of the function of a bodily member, organ, or mental faculty; and

(4) the term “bodily injury” means a cut, abrasion, bruise, burn, or disfigurement; physical pain; illness; impairment of the function of a bodily member, organ, or mental faculty; or any other injury to the body, no matter how temporary.

SECTION 1366. Destruction of an energy facility

Whoever knowingly and willfully damages or attempts or conspires to damage the property of an energy facility in an amount that in fact exceeds or would if the attempted offense had been completed, or if the object of the conspiracy had been achieved, have exceeded \$100,000, or damages or attempts or conspires to damage the property of an energy facility in any amount and causes or attempts or conspires to cause a significant interruption or impairment of a function of an energy facility, shall be punishable by a fine under this title or imprisonment for not more than 20 years, or both.

Whoever knowingly and willfully damages or attempts to damage the property of an energy facility in an amount that in fact exceeds or would if the attempted offense had been completed have exceeded \$5,000 shall be punishable by a fine under this title, or imprisonment for not more than five years, or both.

For purposes of this section, the term “energy facility” means a facility that is involved in the production, storage, transmission, or distribution of electricity, fuel, or another form or source of energy, or research, development, or demonstration facilities relating thereto, regardless of whether such facility is still under construction or is otherwise not functioning, except a facility subject to the jurisdiction, administration, or in the custody of a commission or an interstate gas pipeline facility used to transport gas and subject to the jurisdiction of the U.S.A.R. Commission under the Natural Gas laws.

Whoever is convicted of a violation of any U.S.A.R. Laws that has resulted in the death of any person shall be subject to imprisonment for any term of years or life.

SECTION 1367. Interference with the operation of a satellite

Whoever, without the authority of the satellite operator, intentionally or maliciously interferes with the authorized operation of a communications or weather satellite or obstructs or hinders any satellite transmission shall be fined in accordance with this title or imprisoned not more than ten years or both.

This section does not prohibit any lawfully authorized investigative, protective, or intelligence activity of a law enforcement agency or of an intelligence agency of the United States of America Republic.

SECTION 1368. Harming animals used in law enforcement

Whoever willfully and maliciously harms any police animal, or attempts or conspires to do so, shall be fined under this title and imprisoned not more than 1 year. If the offense permanently disables or disfigures the animal, or causes serious bodily injury to or the death of the animal, the maximum term of imprisonment shall be 10 years.

In this section, the term “police animal” means a dog or horse employed by a National agency (whether in the executive, legislative, or judicial branch) for the principal purpose of aiding in the detection of criminal activity, enforcement of laws, or apprehension of criminal offenders.

SECTION 1369. Destruction of veterans’ memorials

Whoever, in a circumstance described in Section 1365, willfully injures or destroys, or attempts to injure or destroy, any structure, plaque, statue, or other monument on public property commemorating the service of any person or persons in the armed forces of the United States of America Republic shall be fined under this title, imprisoned not more than 10 years, or both.

A circumstance described in this subsection is that—

in committing the offense described in subsection 1365 (a), the defendant travels or causes another to travel in interstate or foreign commerce, or uses the mail or an instrumentality of interstate or foreign commerce; or

the structure, plaque, statue, or other monument described in subsection 1365 (a) is located on property owned by, or under the jurisdiction of, the National Government.

[End of Resolution]