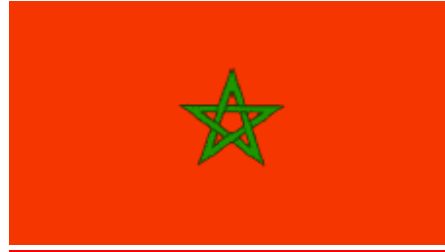


UNITED STATES OF AMERICA REPUBLIC

Continental Congress Assembled



PUBLIC LAW 111-66

Amended: 4 June 2017

SEXUAL ABUSE

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 “Sexual abuse” provisions to serve this purpose. This amendment shall go into immediate force.

Introduced as **Senate Joint Resolution 66**, with **73** co-sponsors and as **House Joint Resolution 66** with **73** co-sponsors, a request was delivered before the Continental Congress to honor and therefore establish laws for Sexual abuse.

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 **PUBLIC LAW 111-66** was signed and enacted into law on **4 June 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. *Supreme Court Justice - Province of Illinois, Taiwan Smith Bey*
5. *Chief Justice, Province of Illinois, Romulus Dorsey: El*
6. *Att. General - Province of Illinois - Larry Taylor: Bey*
7. *Assistant Atty. General, Province of Khalifa, Antoneo 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 Alabama, Angela-Gragg: Bey*
11. *Governor, Province of Arizona, Dexter-Johnson: Bey*
12. *Governor, Province of Florida, Albert Terraine-Griffin: Bey*
13. *Governor, Province of Georgia, Mandel Williams: El*
14. *Governor, Province of Indiana, Larry-Murray: El*
15. *Governor, Province of Khalifa, G. Riller: El*
16. *Governor, Province of Louisiana, Eric Wannamaker: Bey*
17. *Governor, Province of Maryland - Altie Archer: Bey*
18. *Governor, Province of Michigan, Napoleon-Kendall: Bey*
19. *Governor, Province of Minnesota, Vicie Christine-Williams: Bey*
20. *Governor, Province of Mississippi, Welton-Tark: Bey*
21. *Governor, Province of Missouri, Floyd-Harris: Bey*
22. *Governor, Province of Nevada, Tony-Jarman: Bey*
23. *Governor, Province of New Jersey, Colin Hylton: El*
24. *Governor, Province of North Carolina, Nasir Ma'at: El*
25. *Governor, Province of Ohio, Terry King: Bey*
26. *Governor, Province of Tennessee, D. Maurice Parham: Bey*
27. *Governor, Province of Virginia, Darnell Brown: Bey*
28. *Governor, Province of Wisconsin, Martin-Walker: Bey*
29. *Lt. Governor, Province of Arizona, Marlo-Jones: El*
30. *Lt. Governor, Province of Michigan Elamin Muhammad (Todd)*
31. *Lt. Governor, Province of Georgia, Timothy Jackson: El*
32. *Lt. Governor, Province of Illinois, Rasib-Clady: Bey*
33. *Lt. Governor, Province of Nevada, Victor-Pizarro: El*
34. *Lt. Governor, Province of North Carolina, Yisrael (Carol)-Murray: Bey*
35. *Lt. Governor, Province of Ohio, Galen Carson: Bey*
36. *Lt. Governor, Province of Tennessee, J. Javon-Curry: Bey*
37. *Lt. Governor, Province of Virginia, Rich Wilson: Bey*
38. *Assistant Governor, Province of Georgia, Christopher Hill: Bey*
39. *Assistant Governor, Province of North Carolina, Sean-Ikard: Bey*
40. *Assistant Governor, Province of Ohio, Anthony-Hammond: Bey*



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

It reads as follows:

PUBLIC LAW PUBLIC LAW 111-66, on 4 June 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-111 Res.:66
CONGRESSIONAL RECORD, Vol. #(2017):

4 June 2017 considered
and passed by the
Continental Congress.



PUBLIC LAW 111-66

CHAPTER 55

SEXUAL ABUSE

SECTION NO.	DESCRIPTION
2241.	Aggravated sexual abuse.
2242.	Sexual abuse.
2243.	Sexual abuse of a minor or ward.
2244.	Abusive sexual contact.
2245.	Sexual abuse resulting in death. ¹
2246.	Definitions for chapter.
2247.	Repeat offenders.
2248.	Mandatory restitution.



PUBLIC LAW 111-66**CHAPTER 55****SEXUAL ABUSE****SECTION 2241. Aggravated sexual abuse**

(a) **BY FORCE OR THREAT.**—Whoever, in the special maritime and territorial jurisdiction of the United States of America Republic or in a National prison, or in any prison, institution, or facility in which persons are held in custody by direction of or pursuant to a contract or agreement with the head of any National department or agency, knowingly causes another person to engage in a sexual act—

by using force against that other person; or

by threatening or placing that other person in fear that any person will be subjected to death, serious bodily injury, or kidnapping;

or attempts to do so, shall be fined under this title, imprisoned for any term of years or life, or both.

(b) **BY OTHER MEANS.**—Whoever, in the special maritime and territorial jurisdiction of the United States of America Republic or in a National prison, or in any prison, institution, or facility in which persons are held in custody by direction of or pursuant to a contract or agreement with the head of any National department or agency, knowingly—

renders another person unconscious and thereby engages in a sexual act with that other person;

or administers to another person by force or threat of force, or without the knowledge or permission of that person, a drug, intoxicant, or other similar substance and thereby—

substantially impairs the ability of that other person to appraise or control conduct; and

engages in a sexual act with that other person;

or attempts to do so, shall be fined under this title, imprisoned for any term of years or life, or both.

(c) **WITH CHILDREN.**—Whoever crosses a State line with intent to engage in a sexual act with a person who has not attained the age of 12 years, or in the special maritime and territorial jurisdiction of the United States of America Republic or in a National prison, or in any prison, institution, or facility in which persons are held in custody by direction of or pursuant to a contract or agreement with the head of any National department or agency, knowingly engages in a sexual act with another person who has not attained the age of 12 years, or knowingly engages in a sexual act under the circumstances described in subsections (a) and (b) with another person who has attained the age of 12 years but has not attained the age of 16 years (and is at least 4 years younger than the person so engaging), or attempts to do so, shall be fined under this title and imprisoned for not less than 30 years or for life. If the defendant has previously been convicted of another National offense under this subsection, or of a State offense that would have been an offense under either such provision had the offense occurred in a National prison, unless the death penalty is imposed, the defendant shall be sentenced to life in prison.

STATE OF MIND PROOF REQUIREMENT.—In a prosecution under subsection (c) of this section, the Government need not prove that the defendant knew that the other person engaging in the sexual act had not attained the age of 12 years.



SECTION 2242. Sexual abuse

Whoever, in the special maritime and territorial jurisdiction of the United States of America Republic or in a National prison, or in any prison, institution, or facility in which persons are held in custody by direction of or pursuant to a contract or agreement with the head of any National department or agency, knowingly—
 causes another person to engage in a sexual act by threatening or placing that other person in fear (other than by threatening or placing that other person in fear that any person will be subjected to death, serious bodily injury, or kidnapping); or
 engages in a sexual act with another person if that other person is—
 incapable of appraising the nature of the conduct; or
 physically incapable of declining participation in, or communicating unwillingness to engage in, that sexual act;
 or attempts to do so, shall be fined under this title and imprisoned for any term of years or for life.

SECTION 2243. Sexual abuse of a minor or ward

(a) OF A MINOR.—Whoever, in the special maritime and territorial jurisdiction of the United States of America Republic or in a National prison, or in any prison, institution, or facility in which persons are held in custody by direction of or pursuant to a contract or agreement with the head of any National department or agency, knowingly engages in a sexual act with another person who—
 has attained the age of 12 years but has not attained the age of 16 years; and
 is at least four years younger than the person so engaging;
 or attempts to do so, shall be fined under this title, imprisoned not more than 15 years, or both.

(b) OF A WARD.—Whoever, in the special maritime and territorial jurisdiction of the United States of America Republic or in a National prison, or in any prison, institution, or facility in which persons are held in custody by direction of or pursuant to a contract or agreement with the head of any National department or agency, knowingly engages in a sexual act with another person who is—
 in official detention; and
 under the custodial, supervisory, or disciplinary authority of the person so engaging;
 or attempts to do so, shall be fined under this title, imprisoned not more than 15 years, or both.

(c) DEFENSES.—

(1) In a prosecution under subsection (a) of this section, it is a defense, which the defendant must establish by a preponderance of the evidence, that the defendant reasonably believed that the other person had attained the age of 16 years.

(2) In a prosecution under this section, it is a defense, which the defendant must establish by a preponderance of the evidence, that the persons engaging in the sexual act were at that time married to each other.

(d) STATE OF MIND PROOF REQUIREMENT.—In a prosecution under subsection (a) of this section, the Government need not prove that the defendant knew—
 the age of the other person engaging in the sexual act; or
 that the requisite age difference existed between the persons so engaging.

SECTION 2244. Abusive sexual contact

(a) SEXUAL CONDUCT IN CIRCUMSTANCES WHERE SEXUAL ACTS ARE PUNISHED BY THIS CHAPTER.—Whoever, in the special maritime and territorial jurisdiction of the United States of America Republic or in a National prison, or in any



prison, institution, or facility in which persons are held in custody by direction of or pursuant to a contract or agreement with the head of any National department or agency, knowingly engages in or causes sexual contact with or by another person, if so to do would violate—

(1) subsection (a) or (b) of section 2241 of this title had the sexual contact been a sexual act, shall be fined under this title, imprisoned not more than ten years, or both;

section 2242 of this title had the sexual contact been a sexual act, shall be fined under this title, imprisoned not more than three years, or both;

subsection (a) of section 2243 of this title had the sexual contact been a sexual act, shall be fined under this title, imprisoned not more than five years, or both;

subsection (b) of section 2243 of this title had the sexual contact been a sexual act, shall be fined under this title, imprisoned not more than two five years, or both; or

subsection (c) of section 2241 of this title had the sexual contact been a sexual act, shall be fined under this title and imprisoned for any term of years or for life.

IN OTHER CIRCUMSTANCES.—Whoever, in the special maritime and territorial jurisdiction of the United States of America Republic or in a National prison, or in any prison, institution, or facility in which persons are held in custody by direction of or pursuant to a contract or agreement with the head of any National department or agency, knowingly engages in sexual contact with another person without that other person's permission shall be fined under this title, imprisoned not more than two five years, or both.

OFFENSES INVOLVING YOUNG CHILDREN.—If the sexual contact that violates this section (other than subsection (a)(5)) is with an individual who has not attained the age of 12 years, the maximum term of imprisonment that may be imposed for the offense shall be twice that otherwise provided in this section.

SECTION 2245. Offenses resulting in death

(a) **IN GENERAL.**—A person who, in the course of an offense under this chapter, or section 1591, 2251, 2251A, 2260, 2421, 2422, 2423, or 2425, murders an individual, shall be punished by death or imprisoned for any term of years or for life.

SECTION 2246. Definitions for chapter

As used in this chapter—

(1) the term “prison” means a correctional, detention, or penal facility;

(2) the term “sexual act” means—
 contact between the penis and the vulva or the penis and the anus, and for purposes of this subparagraph contact involving the penis occurs upon penetration, however slight;
 contact between the mouth and the penis, the mouth and the vulva, or the mouth and the anus;
 the penetration, however slight, of the anal or genital opening of another by a hand or finger or by any object, with an intent to abuse, humiliate, harass, degrade, or arouse or gratify the sexual desire of any person; or
 the intentional touching, not through the clothing, of the genitalia of another person who has not attained the age of 16 years with an intent to abuse, humiliate, harass, degrade, or arouse or gratify the sexual desire of any person;

(3) the term “sexual contact” means the intentional touching, either directly or through the clothing, of the genitalia, anus, groin, breast, inner thigh, or buttocks of any person with an intent to abuse, humiliate, harass, degrade, or arouse or gratify the sexual desire of any person;



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

(5) the term “official detention” means—
detention by a National officer or employee, or under the direction of a National officer or employee, following arrest for an offense; following surrender in lieu of arrest for an offense; following a charge or conviction of an offense, or an allegation or finding of juvenile delinquency; following commitment as a material witness; following civil commitment in lieu of criminal proceedings or pending resumption of criminal proceedings that are being held in abeyance, or pending extradition, deportation, or exclusion; or
custody by a National officer or employee, or under the direction of a National officer or employee, for purposes incident to any detention described in subparagraph (A) of this paragraph, including transportation, medical diagnosis or treatment, court appearance, work, and recreation;
but does not include supervision or other control (other than custody during specified hours or days) after release on bail, probation, or parole, or after release following a finding of juvenile delinquency; and

(6) the term “State” means a State of the United States of America Republic, and any Province State, possession, or territory of the United States of America Republic.

SECTION 2247. Repeat offenders

MAXIMUM TERM OF IMPRISONMENT.—The maximum term of imprisonment for a violation of this chapter after a prior sex offense conviction shall be twice the term otherwise provided by this chapter, unless section 3559(e) applies.

PRIOR SEX OFFENSE CONVICTION DEFINED.—In this section, the term “prior sex offense conviction” has the meaning given that term in section 2426(b).

SECTION 2248. Mandatory restitution

(a) **IN GENERAL.**—Notwithstanding section 3663 or 3663A, and in addition to any other civil or criminal penalty authorized by law, the court shall order restitution for any offense under this chapter.

(b) **SCOPE AND NATURE OF ORDER.**—

(1) **DIRECTIONS.**—The order of restitution under this section shall direct the defendant to pay to the victim (through the appropriate court mechanism) the full amount of the victim’s losses as determined by the court pursuant to paragraph (2).

(2) **ENFORCEMENT.**—An order of restitution under this section shall be issued and enforced in accordance with section 3664 in the same manner as an order under section 3663A.

(3) **DEFINITION.**—For purposes of this subsection, the term “full amount of the victim’s losses” includes any costs incurred by the victim for—
medical services relating to physical, psychiatric, or psychological care;
physical and occupational therapy or rehabilitation;
necessary transportation, temporary housing, and child care expenses;
lost income;
attorneys’ fees, plus any costs incurred in obtaining a civil protection order; and
any other losses suffered by the victim as a proximate result of the offense.

(4) **ORDER MANDATORY.**—

(A) The issuance of a restitution order under this section is mandatory.



(B) A court may not decline to issue an order under this section because of—
the economic circumstances of the defendant; or
the fact that a victim has, or is entitled to, receive compensation for his or her injuries
from the proceeds of insurance or any other source.

(c) DEFINITION.—For purposes of this section, the term “victim” means the individual harmed as a result of a commission of a crime under this chapter, including, in the case of a victim who is under 18 years of age, incompetent, incapacitated, or deceased, the legal guardian of the victim or representative of the victim’s estate, another family member, or any other person appointed as suitable by the court, but in no event shall the defendant be named as such representative or guardian.

[End of Resolution]

