THE NEW COVENANT WITH ISRAEL AND JUDAH

(JEREMIAH 31:31-37)

31 Ya said: the time will come when I will make a new covenant with the People of Israel and Judah.

32 It will be different from the covenant I made with their ancestors when I led them out of Egypt. Although I was their God they broke that covenant.

33 Here is the new covenant that I will make with the People of Israel "I will write in my laws on their hearts and minds. I will be their God and they will be my People".

34 "No longer will they have to teach one another to obey me. Ya, promise that all of them will obey me, ordinary people and rulers alike. I will forgive their sins and forget the evil things they have done".

35 I'm Ya, all powerful, I command the Sun to give light each day, the Moon and the stars to shine at night and ocean waves to roar.
36 I will never forget to give those commands and I will never let Israel stop being a nation. Ya has spoken.

37 Can you measure the heavens? Can you explore the depths of the earth? That's how hard it would be for me to reject Israel forever, even though they have sinned. I, Ya, have spoken.

1 Kings 8:46-53 (Holy Bible)

46 If they sin against thee, (for there is no man that sinneth not,) and thou be angry with them, and deliver them to the enemy, so that they carry them away captives unto the land of the enemy, far or near;

47 Yet if they shall bethink themselves in the land whither they were carried captives, and repent, and make supplication unto thee in the land of them that carried them captives, saying, We have sinned, and have done perversely, we have committed wickedness;

48 And so return unto thee with all their heart, and with all their soul, in the land of their enemies, which led them away captive, and pray unto thee toward their land, which thou gavest unto their fathers, the city which thou hast chosen, and the house which I have built for thy name:

49 Then hear thou their prayer and their supplication in heaven thy dwelling place, and maintain their cause,

50 And forgive thy people that have sinned against thee and all their transgressions wherein they have transgressed against thee, and give them compassion before them who carried them captive, that they may have compassion on them:

51 For they be thy people, and thine inheritance, which thou broughtest forth out of Egypt, from the midst of the furnace of iron:

52 That thine eyes may be open unto the supplication of thy servant, and unto the supplication of thy people Israel, to hearken unto them in all that they call for unto thee.
53 For thou didst separate them from among all the people of the earth, to be thine inheritance, as thou spakest by the hand of Moses thy servant, when thou broughtest our fathers out of Egypt, O Lord God.

O Father in heaven hears our prayer and our supplication and maintains our cause.

(HOLY QURAN SURA 49:13)

O mankind! We have created you from a single pair of male and female, and made you into nations and tribes, that ye may know one each other not that you may despise each other. Verily, the most honored of you, in the sight of Allah is He, who is the most righteous of you. And, Allah has full knowledge and is well acquainted with all things.

CIRCLE 7 HOLY KORAN XLVII

9. According to all true and divine records of the human race there is no Negro, black, or colored race attached to the human family, because all the inhabitants of Africa were and are of the human race, descendants of the ancient Canaanite nation from the holy land of Canaan.

10. What your ancient forefathers were, you are today without doubt or contradiction.

11. There is no one who is able to change man from the descendant nature of his forefathers; unless his power extends beyond the great universal Creator Allah Himself

Words of President Christopher-Cannon: Bey

"Let it now and forever be known that we Moorish Americans, are one of the Twelve Tribes of Israel, We are Hebrews, We are Moabites, We are the Tribe of Judah."

"We now once again realign ourselves with the "covenants" made by our ancestors and Ya, our Father, for all Twelve Tribes of Israel...let the words of our ancestor King Solomon ring throughout heaven and Earth"
The Preamble

We, The People of the United States of America Republic, with profound reverence for the Supreme Ruler of the Universe, in order to form a more Independent and Perfect government; establish Love, Truth, Peace, Freedom and Justice; Insure tranquility; Provide for the common defense; Promote the general welfare and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America Republic, As the Law of the Land; We, The People of the Moorish American Society, pledge Our Lives and Property to each other; to gain equal footing in the affairs of men and for other purposes in order to establish justice, promote the health, safety and welfare, secure the Blessings of liberty to Ourselves and Our Posterity, do by Our representatives in Convention, ordain and establish the following Constitution Republic form of Government and mutually agree with each other to form Ourselves into a Free and Independent State by the name of: United States of America Republic; and we do hereby ratify the boundaries assigned to such State by the Act of Redemption at the Pan American Conference in 1928; the aforesaid which are as follows to wit: Extends from North-East and South-West Africa across great Atlantis even unto the present North, South and Central America and also into Mexico and the Atlantis Islands; Amexem, Turtle Island, Frog Island. The fate of the unborn millions will now depend, under the Creator of the Universe, on the conduct of this Sovereign Nation State of Moorish American Nationals and Citizens; Let us, therefore, animate and encourage each other and show the whole world that we as Moorish American Nationals and Citizens are contending for Liberty as Moors on grounds superior to any nation on Earth; We now renew our Covenant with our Creator.
ARTICLE I
Amended on 25 February 2018 - Vol. 18-0210-1 in add "Sections 1, 3 & 4" in accord with Article IX of This Constitution.

The President and the Chairman of the United States of America Republic are in power to make Law and enforce laws with the assistance of the Legislature. The Judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the United States of America Republic and Treaties made, or which shall be made under their Authority shall be the Supreme Law of the Land; and only a Moorish National shall be eligible to the office of President, or any office in the Executive, Legislature, or Judicial branch of the United States of America Republic. The Vice President is to assist the President in all affairs if he lives according to Love, Truth, Peace, Freedom, and Justice; and it is known before the Moorish Nationals and Citizens of the United States of America Republic.

Section 1: The House of Representatives shall select their Speaker and other Officers; and shall have the sole Power of Impeachment.

Section 2: The President, Vice President and all Civil Officers of the United States of America Republic shall be removed from office on impeachment for and conviction of treason, bribery, or other high crimes and misdemeanors. The Senate shall have the sole power to try all impeachments. The removal of impeached officials is automatic upon conviction in the Senate.

Section 3: The Chief justice shall preside, and no person shall be convicted without the concurrence of two-thirds of the members present. The essential powers and procedures for Senate impeachment trials are set forth in this section.

Section 4: The charge of "high crimes and misdemeanors" covers allegations of misconduct peculiar to officials such as perjury of oath, abuse of authority, bribery, intimidation, misuse of assets, failure to supervise, dereliction of duty, unbecoming conduct, and refusal to obey a lawful order.

ARTICLE II
All meetings are to be opened and closed promptly according to the Circle Seven and Love, Truth, Peace, Freedom, and Justice. Friday is our Holy Day of rest, because on a Friday the first man was formed in flesh, and on a Friday the first man departed out of flesh and ascended unto his Father God Allah; for that cause Friday is the Holy day of all Moslems all over the world.

ARTICLE III
Love, Truth, Peace, Freedom, and Justice must be proclaimed and practiced by all Moorish Nationals and Citizens of the United States of America Republic. No Nationals or Citizens are to
Section 2. Privileges and Immunities, Fugitives
Clause 1. The Citizens of the United States of America Republic shall be entitled to all Privileges and Immunities of Citizens in the United States and the several States.

Clause 2. A Person charged in any Province, District, or State with Treason, Felony, or other Crime, who shall flee from Justice, and be found in another Jurisdiction, shall on Demand of the executive Authority of the Province, District, or State from which he fled, be delivered up, to be removed to the Province, District, or State having Jurisdiction of the Crime.

Clause 3. No Person held to Service or Labour in one Province, District, or State, under the Laws thereof, escaping into another, shall, in consequence of any Law or Regulation therein, be discharged from such Service or Labour, but shall be delivered up on Claim of the Party to whom such Service or Labour may be due.

Section 3. Admission of New Provinces
Clause 1. New Provinces may be admitted by the Congress into this Union; but no new Province shall be formed or erected within the Jurisdiction of any other Province; nor any Province be formed by the Junction of two or more Provinces, or Parts of Provinces, without the Consent of the Legislatures of the Provinces concerned, as well as of the United States of America Republic Congress.

Clause 2. The Congress shall have Power to dispose of and make all needful Rules and Regulations respecting the Provinces or other Property belonging to the United States of America Republic. Nothing in this Constitution shall be so construed as to Prejudice any Claims of the United States of America Republic or of any particular Province.

Section 4. Guarantee of a “Republic” Government
The United States of America Republic shall guarantee to every Province in this Union a Republic Form of Government, and shall protect each of them against Invasion; and on Application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic violence.

ARTICLE IX
Amendment of the Constitution

The Congress, whenever two thirds of both Houses shall deem it necessary, shall propose Amendments to this Constitution or on the Application of the Legislatures of two thirds of the Provinces, shall call a Convention for proposing Amendments, which, in either Case, shall be valid to all Intents and Purposes as Part of this Constitution when ratified by the Legislatures of three fourths of the Provinces or by Conventions in the three fourths thereof, as the one or the other Mode of Ratification may be proposed by the Congress.
put in danger or accuse falsely his brother or sister on any occasion at all that may harm his brother or sister, because Allah is Love.

ARTICLE IV

All Moorish Nationals and Citizens must preserve the Constitution and Laws, and all Moorish Nationals and Citizens must obey the Laws of the United States of America Republic, because by being Moorish Nationals and Citizens, you are a part and parcel of the United States of America Republic, and must live the life accordingly.

ARTICLE V

The Moorish Science Temple of America is not to cause any confusion or to overthrow the Laws and Constitution of the United States of America Republic, but to obey hereby; and any Thing in the Constitution or any Laws to the Contrary Notwithstanding.

ARTICLE VI

Amended on 17 September 2017 - Vol. 17 0917-1 to replace wording, in accord with Article IX of This Constitution.

With us all Moorish Nationals and Citizens must proclaim their Nationality and we are Conferring Our People their Nationality and their divine creed, that they may know that they are a part and a parcel of the United States of America Republic, and are not Negroes, Colored Folks, Black People, or Ethiopians, because these names were given to slaves by slave holders in 1779 and lasted until 1865 during the time of slavery; but this is a new era of time now, and all men now must proclaim their free National name to be recognized by the Government in which they live and the nations of the earth; this is the reason why Allah the great God of the universe ordained Noble Drew Ali, the Prophet to redeem his people from their sinful ways. The Moorish Americans are the descendents of the ancient Moabites who inhabited the North Western and South Western shores of Africa.

ARTICLE VII

All Moorish Nationals and citizens must become a part and parcel of all uplifting acts of the United States of America Republic. Moorish Nationals and citizens must pay their Taxes and keep in line with all necessities of the United States of America Republic, then you are entitled to the name of “Faithful.” Husband, you must support your wife and children; wife, you must obey your husband and take care of your children, and look after the duties of your household. Sons and daughters must obey fathers and mothers; be industrious and become part of the uplifting of fallen humanity. All Moorish Nationals and citizens must keep their hearts and minds pure with love, and their bodies clean with water. This Constitution/Covenant is a Social Contract between the Moorish Nationals and Citizens and their Creator.

ARTICLE VIII

Section 1. Full Faith and Credit among Provinces
Full Faith and Credit shall be given in each Province to the Public Acts, Records, and judicial proceedings of every other Province; and the Congress may by general Laws prescribe the Manner in which such Acts, Records and Proceedings shall be proved, and the effect thereof.
ARTICLE X
Debts, Supremacy, Oath

Clause 1. All Debts contracted and Engagements entered into, before the Adoption of this Constitution, shall be as valid against the United States of America Republic under this Constitution, as under the Confederation.

Clause 2. This Constitution and the Laws of the United States of America Republic, which shall be made in Pursuance thereof, and all Treaties made or which shall be made, under the Authority of the United States of America Republic, shall be the supreme Laws of the Land; and the Judges of the United States, the Several States and the Provinces of the United States of America Republic shall be bound thereby; anything in the Constitution or Laws of any State to the contrary notwithstanding.

Clause 3. The Senators and Representatives before mentioned, the Members of the Provincial Legislatures, and all executive and judicial officers both of the United States of America Republic, the United States, as well as the Several States, shall be bound by Oath or Affirmation, to support this Constitution; and no religious test shall be required as Qualification to any Office or Public Trust under the United States of America Republic.

ARTICLE XI
Personal Use and Regulation of Marijuana and Other Substances

PURPOSE AND FINDING

I. In the interest of the efficient use of law enforcement resources and enhancing revenue for public purposes and individual freedom, The People of the United States of America Republic hereby find and declare that the use of marijuana, iboga, psilocybin mushrooms, peyote, and dimethyltryptamine should be legal for persons twenty-one years of age or older and taxed in a manner similar to alcohol.

II. In the interest of the health and public safety of our citzenry, The People of the United States of America Republic further find and declare that marijuana should be regulated in a manner similar to alcohol so that:

1. Individuals will have to show proof of age before purchasing marijuana;
2. Selling, distributing, or transferring marijuana to minors and other individuals under the age of twenty-one shall remain illegal;
3. Driving under the influence of marijuana shall remain illegal;
4. Legitimate, taxing business people, and not criminal actors, will conduct sales of marijuana;
5. Marijuana sold in this Republic will be labeled and subject to additional regulations to ensure that consumers are informed and protected.
III. In the interest of enacting rational policies for the treatment of all variations of the cannabis plant, The People of United States of America Republic further find and declare that industrial hemp should be cultivated and regulated separately from strains of cannabis with higher delta-9 tetrahydrocannabinol (THC) concentrations.

IV. The People of the United States of America Republic further find and declare that it is necessary to ensure consistency and fairness in the application of this section throughout the Republic; and therefore, the matters addressed by this section are, except as specified herein, matters of Republic concern.

DEFINITIONS: As used in this section, unless the context otherwise requires,

a. “Iboga” and “Ibogaine” means all parts of the plant of the genus Tabernanthe, Voacanga Africana, and Tabernaemontana undulate whether growing or not, the seeds thereof, the resin extracted from any part of the plant, and every compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds, or its resin, including concentrated forms.

b. “Peyote” or “mescaline” means all parts of the plant of the genus Lophophora williamsii whether growing or not, the seeds thereof, the resin extracted from any part of the plant, and every compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds, or its resin, including concentrated forms.

c. “Psilocybin” or “Psilocybin mushrooms” means all parts of the plant of the genus Psilocybe whether growing or not, the seeds thereof, the resin extracted from any part of the plant and every compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds, or its resin, including concentrated forms.

d. “Dimethyltryptamine” or “ayahuasca” means all parts of the plants of the genus Banisteriopsis caapi, Diploteris cabrerana, Psychotria and all other plants from which may be derived the structural analog of serotonin and melatonin and a functional analog of other psychedelic tryptamines such as 4-AcO-DMT, 5-MeO-DMT, 5-OHDMT, psilocybin (4-PO-DMT), and psilocin (4-OH-DMT), whether growing or not, the seeds therefrom, the resin extracted from any part of the plant, and every compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds, or its resin, including concentrated forms.

e. “Consumer” means a person twenty-one years of age or older who purchases marijuana or marijuana products for personal use by persons twenty-one years of age or older, but not for resale to others.

f. “Department” means the department of revenue or its successor agency.

g. “Industrial Hemp” means the plant of the genus cannabis and any part of such plant, whether growing or not, with a delta-9 tetrahydrocannabinol concentration that does not exceed three-tenths percent on a dry weight basis.
h. “Locality” means county, municipality, or city and county.

i. “Marijuana” or “Marihuana” means all parts of the plant of the genus cannabis whether growing or not, the seeds thereof, the resin extracted from any part of the plant, and every compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds, or its resin, including marihuana concentrate, “marijuana or marihuana does not include industrial hemp, nor does it include fiber produced from the stalks, oil, or cake made from the seeds of the plant, sterilized seed of the plant which is incapable of germination, or the weight of any other ingredient combined with marijuana to prepare topical or oral administrations, food, drink, or other product.

j. “Marijuana accessories” means any equipment, products, or materials of any kind which are used, intended for use, or designed for use in planting, propagating, cultivating, growing, harvesting, composting, manufacturing, compounding, converting, producing, processing, preparing, testing, analyzing, packaging, repackaging, storing, vaporizing, or containing marijuana or for ingesting, inhaling, or otherwise introducing marijuana into the human body.

k. “Marijuana cultivation facility” means an entity licensed to cultivate, prepare, and package marijuana and sell marijuana to retail marijuana stores, to marijuana product manufacturing facilities, and to other marijuana cultivation facilities, but not to consumers.

l. “Marijuana establishment” means a marijuana cultivation facility, marijuana testing facility, a marijuana product manufacturing facility, or a retail marijuana store.

m. “Marijuana product manufacturing facility” means and entity licensed to purchase marijuana; manufacture, prepare, and package marijuana products; and sell marijuana and marijuana product manufacturing facilities and to retail marijuana stores, but not to consumers.

n. “Marijuana products” means concentrated marijuana products and marijuana products that are comprised of marijuana and other ingredients and are intended for use or consumption, such as, but not limited to edible products, ointments, and tinctures.

o. “Marijuana testing facility” means an entity licensed to analyze and certify the safety and potency of marijuana.

p. Medical marijuana center” means an entity licensed by a Republic agency to sell Marijuana and marijuana products.

q. “Retail marijuana store: means an entity licensed to purchase marijuana from marijuana cultivation facilities and marijuana and marijuana products from marijuana product manufacturing facilities and to sell marijuana products to consumers.

r. “Unreasonably impracticable” means that the measures necessary to comply with the regulations require such a high investment of risk, money, time, or any other resource asset that the operation of a marijuana establishment is not worthy of being carried out in practice by a reasonably prudent businessperson.
s. For sake of common use and brevity under this article, the regulations adopted herein with specific reference to “marijuana” are simultaneously adopted where their application would be synonymous or analogous to those of “peyote” “mescaline”, “iboga”, “ibogaine”, “psilocybin”, “DMT”, and “ayahuasca”. Wherever in these regulations enacted within this article the word “marijuana” is used, the terms “peyote”, “mescaline”, “iboga”, “ibogaine”, “psilocybin”, “DMT”, and “ayahuasca” may be substituted in every place and in every section where the word “marijuana” is used and shall be enacted as though adopted to the same as far as applicable, reasonable, and of worthwhile mental, spiritual, physical, and societal benefit to The People of the United States of America Republic.

PERSONAL USE OF MARIJUANA

Notwithstanding any other provision of law, following acts are not unlawful and shall not be an offense under the United States of America Republic or the law of any locality within the Provinces of the United States of America Republic or be a basis for seizure or forfeiture of assets under the United States of America Republic Laws for persons twenty-one years of age or older:

a. Possessing, using, displaying, purchasing, or transporting marijuana accessories or one ounce or less marijuana.

b. Possessing, growing, processing, or transporting no more than six marijuana plants, with three or fewer being mature, flowering plants, and possession of the marijuana produced by the plants on the premises where the plants were grown, provided that the growing takes place in an enclosed, locked space, is not conducted openly or publicly, and is not made available sale.

c. Transfer of one ounce or less of marijuana without remuneration to a person who is twenty-one years old or younger.

d. Consumption of marijuana provided that nothing in this section shall permit consumption that is conducted openly and publicly or in a manner that endangers others.

e. Assisting another person who is twenty-one years of age or older in any of the acts described in paragraphs (a) through (d) of this subsection.

LAWFUL OPERATION OF MARIJUANA-RELATED FACILITIES

Notwithstanding any other provision of law, the following acts are not unlawful and shall not be an offense under the United States of America Republic Laws or be a basis for seizure or forfeiture of assets under law for persons twenty-one years of age or older:

a. Manufacture, possession, or purchase of marijuana accessories or the sale of marijuana accessories to a person who is twenty-one years of age or older.

b. Possessing, displaying, or transporting marijuana or marijuana products; purchase of marijuana from marijuana cultivation facility; purchase or marijuana or marijuana products to consumers, if
the person conducting the activities described in this paragraph has obtained a current, valid license to operate a retail marijuana store or is acting in his or her capacity as an owner, employee or agent of a licensed retail marijuana store.

c. Cultivating, harvesting, processing, packaging, transporting, displaying, or possessing marijuana; delivery or transfer or marijuana to a marijuana testing facility; selling marijuana to a cultivation facility, a marijuana product manufacturing facility, or a retail marijuana store; or the purchase of marijuana from a marijuana cultivation facility, if the person conducting the activities described in this paragraph has obtained a current, valid license to operate a marijuana cultivation facility.

d. Packaging, processing, transporting, manufacturing, displaying, or possessing marijuana or marijuana products; delivery or transfer of marijuana or marijuana products to a marijuana testing facility; selling marijuana or marijuana products from a marijuana cultivation facility, or the purchase of marijuana or marijuana products from a marijuana product manufacturing facility, if the person conducting the activities described in this paragraph has obtained a current, valid license to operate a marijuana product manufacturing facility or is acting in his or her capacity as an owner, employee, or agent of a licensed marijuana product manufacturing facility.

e. Possessing, cultivating, processing, repackaging, storing, transporting, displaying, transferring or delivering marijuana or marijuana products if the person has obtained a current valid license to operate marijuana testing facility or is acting in his or her capacity as an owner, employee, or agent of a licensed marijuana testing facility.

f. Leasing or otherwise allowing the use of property owned, occupied or controlled by any person, corporation or other entity for any of the activities conducted lawfully in accordance with paragraphs (a) through (e) of this subsection.

REGULATION OF MARIJUANA

a. Not later than January 1, 2016, the department shall adopt regulations necessary for implementation of this section. Such regulations shall not prohibit the operation of marijuana establishments, either expressly or through regulations that make their operation unreasonably impracticable. Such regulations shall include:

1. Procedures for the issuance, renewal, suspension, and revocation of a license to operate a marijuana establishment;

2. A schedule of application, licensing and renewal fees, provided, application fees shall not exceed five thousand dollars, with this upper limit adjusted annually for inflation, unless the department determines a greater fee is necessary to carry out its responsibilities under this section;

3. Qualifications for licensure that are directly and demonstrably related to the operation of a marijuana establishment;
4. Security requirements for marijuana establishments;

5. Labeling requirements for marijuana products sold or distributed by a marijuana establishment.

6. Health and safety regulations and standards for the manufacture or marijuana products and the cultivation of marijuana.

7. Restrictions on the advertising and display of marijuana and marijuana products; and

8. Civil penalties for the failure to comply with regulations made pursuant to this section.

b. In order to ensure the most secure, reliable, and accountable system for the production and distribution of marijuana and marijuana products in accordance with this subsection, in any competitive application process the department shall have as a primary consideration whether an applicant;

1. Has prior experience producing or distributing marijuana products pursuant to section k of this article in the locality in which the applicant seeks to operate a marijuana establishment; and

2. Has prior experience described in subparagraph (1), compiled consistently with section k of this article, and conforming regulations.

c. In order to ensure that individual privacy is protected, notwithstanding paragraph (a) the department shall not require a consumer to provide a retail marijuana store with personal information other than government-issued identification to determine the consumer’s age, and a retail marijuana store shall not be required to acquire and record personal information about consumers other than information typically acquired in a financial transaction conducted a retail liquor store.

d. The general assembly shall enact an excise tax to be levied upon marijuana sold or otherwise transferred by a marijuana cultivation facility to a marijuana product manufacturing facility or to a retail marijuana store at a rate not to exceed fifteen percent prior to January 1, 2017 and at a rate to be determined by the general assembly thereafter, and shall direct the department to establish procedures for the collection of all taxes levied. Provided the first forty million dollars in revenue raised annually from any such excise tax shall be credited to an established government trust fund to be named at a later time or any successor fund dedicated to a similar purpose. Provided further, no such excise tax shall be levied upon marijuana intended for sale at medical marijuana centers pursuant to section k of this article.

e. Not later than October 1, 2015, each locality shall enact an ordinance or regulation specifying the entity within the locality that is responsible for processing applications submitted for a license to operate a marijuana establishment within the boundaries of the locality and for the issuance of such licenses should the issuance by the locality become necessary because of a failure by the department to adopt regulations pursuant to paragraph (g).
f. A locality may enact ordinances or regulations, not in conflict with this section or with regulations or legislation enacted pursuant to this section, governing the time, place, manner and number of marijuana establishment operations; establishing procedures for the issuance, suspension, and revocation of a license issued by the locality in accordance with paragraph (h) or (i) establishing a schedule of annual operating, licensing, and application fees for marijuana establishments, provided, the application fee shall only be due if an application is submitted to a locality in accordance with paragraph (i) and licensing fee shall only be due if a license is issued by a locality in accordance with paragraph (h) or (i) and establishing civil penalties for violation of an ordinance or regulation governing the time, place, and manner of a marijuana establishment that may operate in such locality. A locality may prohibit the operation of marijuana cultivation facilities, marijuana product manufacturing facilities, marijuana testing facilities, or retail marijuana stores through the enactment of an ordinance or through an initiated or referred measure; provided, any initiated or referred measure to prohibit the operation of marijuana cultivation facilities, marijuana product manufacturing facilities, marijuana testing facilities, or retail marijuana stores through the enactment of an ordinance or through an initiated or referred measure; provided, any initiated or referred measure to prohibit the operation of marijuana cultivation facilities, marijuana product manufacturing facilities marijuana testing facilities, or retail marijuana stores must appear on a general election ballot during an even numbered year.

g. Each application for an annual license to operate a marijuana establishment shall be submitted to the department. The department shall:

1. Begin accepting and processing applications on January 1, 2016;

2. Immediately forward a copy of each application and half of the license application fee to the locality in which the applicant desires to operate the marijuana establishment;

3. Issue an annual license to the applicant between forty-five (45) and ninety (90) days after receipt of an application unless the department finds the applicant is not in compliance with regulations enacted pursuant to paragraph (a) or the department is notified by the relevant locality that the applicant is not in compliance with ordinances and regulations made pursuant to paragraph (f) and in effect at the time of the application, provided, where a locality has enacted a numerical limit on the number of marijuana establishments and a greater number of applicants seek licenses, the department shall solicit and consider input from the locality as to the locality’s preference or preferences for licensure; and

4. Upon denial of an application, notify the application in writing of the specific reason for its denial.

h. If the department does not issue a license to an applicant within ninety days of receipt of the application filed in accordance with paragraph (g) and does not notify the applicant of the specific reason for its denial, in writing and within such time period, or if the department has adopted regulations pursuant to paragraph (a) and has accepted applications pursuant to paragraph (g) but has not issued by licenses by January 1, 2016, the applicant may resubmit its application directly.
to the locality, pursuant to paragraph (e), and the locality may issue an annual license to the applicant. A locality issuing a license to an applicant shall do so within ninety days of receipt of the resubmitted application unless the locality finds and notifies the applicant that the applicant is not in compliance with ordinances and regulations made pursuant to paragraph (f) in effect at the time the application is submitted to a locality under this paragraph, the department shall forward to the locality the application fee paid by the applicant to the department upon request by the locality. A license issued by a locality in accordance with this paragraph shall have the same force and effect as a license issued by the department in accordance with paragraph (g) and the holder of such license shall not be subject to regulation or enforcement by the department during the term of that license. A subsequent or renewed license may be issued under this paragraph on an annual basis only upon resubmission to the locality of a new application submitted to the department pursuant to paragraph (g).

i. An applicant may submit an application directly to a locality after January 1, 2016 and the locality may issue an annual license to the applicant. A locality issuing a license to an applicant shall do so within ninety days of receipt of the application unless it finds and notifies the applicant that the applicant is not in compliance with ordinances and regulations made pursuant to paragraph (f) in effect at the time of application and shall notify the department if an annual license has been issued to the applicant. A license issued by a locality in accordance with this paragraph shall have the same force and effect as a license issued by the department in accordance with paragraph (g) and the holder of such license shall not be subject to regulation or enforcement by the department during the term of that license. A subsequent or renewed license may be required by paragraph (a) at least ninety days prior to the date upon which such subsequent or renewed license would be effective or if the department has adopted regulations pursuant to paragraph (a) but has not, least ninety days after the adoption of such regulations, issued licenses pursuant to paragraph (g).

j. Not later than January 1, 2016, the general assembly shall enact legislation governing the cultivation, processing and sale of industrial hemp.

k. TAKING PRIVATE PROPERTY FOR PRIVATE USE. Private property shall not be taken for private use unless by consent of the owner, except for private ways of necessity and except for reservoirs, drains, flumes or ditches on or across the lands of others for agricultural, mining, milling, or domestic or sanitary purposes.

EMPLOYERS, DRIVING, MINORS AND CONTROL OF PROPERTY

a. Nothing in this section is intended to require an employer to permit or accommodate the use, consumption, possession, transfer, display, transportation, sale or growing of marijuana in the workplace or to affect the ability of employers to have policies restricting the use of marijuana by employees.

b. Nothing in this section is intended to allow driving under the influence of marijuana or driving while impaired by marijuana or to supersede statutory laws related to driving under the influence or marijuana or driving while impaired by marijuana, nor shall this section prevent the Republic from enacting and imposing penalties for driving under the influence of or while impaired by marijuana.
c. Nothing in this section is intended to permit the transfer of marijuana, with or without remuneration, to a person under the age of twenty-one or to allow a person under the age of twenty-one to purchase, possess, use, transport, grow, or consume marijuana.

d. Nothing in this section shall prohibit a person, employer, school, hospital, detention facility, corporation or any other entity who occupies, owns or controls a property from prohibiting or otherwise regulating the possession, consumption, use, display, transfer, distribution, sale, transportation, or growing of marijuana on or in that property.

**MEDICAL MARIJUANA PROVISIONS UNAFFECTED**

Nothing in this section shall be construed:

a. To limit any privileges or rights of a medical marijuana patient, primary caregiver, or license entity as provided in Section k of this article;

b. To permit a medical marijuana center to distribute marijuana to a person who is not a medical marijuana patient;

c. To permit a medical marijuana center to purchase marijuana or marijuana products in a manner or from a source not authorized;

d. To permit any medical marijuana center licensed pursuant to section k of this article to operate on the same premises as a retail marijuana store;

**SELF-EXECUTING, SERVERABILITY, CONFLICTING PROVISIONS.** All provisions of this section are self-executing except as specified herein, are severable, and except where otherwise indicated in the text, shall supersede conflicting Republic statutory, local charter, ordinance, or resolution, and other Republic and local provisions.

**EFFECTIVE DATE.** Unless otherwise provided by this section, all provisions of this section shall become effective upon official declaration of the vote hereon by proclamation of the president, pursuant to section 1 (4) of article V.
~AMENDMENTS~

{BILL OF RIGHTS}

1. Freedom of Religion, of Speech, and of the Press
2. Right to Keep and Bear Arms
3. Quartering of Soldiers
4. Security from Unwarrantable Search and Seizure
5. Rights of Accused in Criminal Proceedings
6. Right to a Speedy Trial, Witnesses, etc.
7. Trial by Jury in Civil Cases
8. Bails, Fines, Punishments
9. Reservation of Rights of The People
10. Powers Reserved to States
11. Restriction of Judicial Power
12. Election of President and Vice-President
13. Abolition of Slavery
14. Repatriation
15. Public Ministers
16. Province Recorder
17. Divine Founders
18. State Sovereignty
19. Perpetual Government
AMENDMENT I
Freedom of Religion, of Speech, and of the Press

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or the press; or the right of The People peaceably to assemble, and to petition the Government for redress of grievances.

AMENDMENT II
Right to Keep and Bear Arms

A well-regulated Militia being necessary to the security of a Free State, the right of The People to keep and Bear Arms shall not be infringed. Not to be construed with granting the individual Nationals or citizens the right to bear arms.

Sec. 1. The United States of America Republic militia being the Law Enforcement of this Sovereign Nation State whose sworn duty is the protection of the United States of America Republic.

Sec. 2. The United States of America Republic and The People of the United States of America Republic are one and the same.

AMENDMENT III
Quartering of Soldiers

No soldier shall, in time of peace be quartered in any house, without consent of the Owner, nor in time of war, but in a manner to be prescribed by law.

AMENDMENT IV
Security from Unwarrantable Search and Seizure

The right of The People to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall be issued, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

AMENDMENT V
Rights of Accused in Criminal Proceedings

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offense to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property,
without due process of law; nor shall private property be taken for public use, without just compensation.

AMENDMENT VI
Right to a Speedy Trial, Witnesses, etc.

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the Province, State or District wherein the crime shall have been committed, which Province, State or District shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the Assistance of Counsel for his defense.

AMENDMENT VII
Trial by Jury in Civil Cases

In Suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury, shall be otherwise re-examined in any Court of the United States of America Republic, than according to the rules of the common law.

AMENDMENT VIII
Bails, Fines, Punishments

Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

AMENDMENT IX
Reservation of Rights of The People

The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by The People.

AMENDMENT X
Powers Reserved to States or People

The powers not delegated to the United States of America Republic by the Constitution, or where it prohibits the United States or the several States, are reserved to the United States of America Republic respectively, or to The People.

AMENDMENT XI
Restriction of Judicial Power

The Judicial power of the United States or the several States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the Citizens of the United States of America Republic by Citizens of the United States, another State, or by Citizens or Subjects of any Foreign State.
AMENDMENT XII
Election of President and Vice-President
Amended on 25 February 2018 - Vol. 18-0218-3 to correct typographical error, in accord with Article IX of This Constitution.

The Electors shall meet in their respective states, and vote by ballot for President and Vice-President, one of whom, at least, shall not be an inhabitant of the same state with themselves; they shall name in their ballots the person voted for as President, and in distinct ballots the person voted for as Vice-President, and they shall make distinct lists of all persons for each, which lists they shall sign and certify, and transmit sealed to the seat of the government of the United States of America Republic, directed to the President of the Senate; The President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates and the votes shall then be counted; The person having the greatest number of votes for President, shall be the person have such majority, then from the persons having the highest numbers not exceeding three on the list of those voted for as President, the House of Representatives shall choose immediately by ballot, the President. But in choosing the President, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the states, and a majority of all the states shall be necessary to a choice. And if the House of Representatives shall not choose a President whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the Vice-President shall act as President. The person having the greatest number of votes as Vice-President shall be the Vice President, if such number be a majority of the whole number of Electors appointed, and if no person have a majority, from the two highest numbers on the list, the Senate shall choose the Vice-President; a quorum for the purpose shall consist of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary to choice. But no person constitutionally ineligible to the Office of President shall be eligible to that of Vice-President of the United States of America Republic. Until a National Election can be held The President and all members of the Executive, Legislature and Judicial Branches of the United States of America Republic shall be appointed; The President and all members of the Executive, Legislature and Judicial Branches shall hold their offices during Good Behavior or a Recall of any member’s seat is issued by Congress. After a National Election Congress shall have no power to Recall any members seat who was elected by The People.

AMENDMENT XIII
Abolition of Slavery
Amended on 17 September 2017 - Vol. 17-0917-4 to add Sections 3 and 4, in accord with Article IX of This Constitution.

Section 1. Abolition of Slavery; Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States of America Republic or any place subject to their jurisdiction.

Section 2. Power to enforce this Article; Congress shall have power to enforce this article by appropriate legislation.
Section 3. The prohibition of slavery contained in the Thirteenth Amendment extends not only to slavery per se, but also to the "badges and incidents" of slavery such as Negro, black, colored, Afro American, African American shall be recognized as slave brands or badges.

Section 4. Shall Prohibit the UNITED STATES as well as the states from making or enforcing any law which shall abridge the privileges or immunities of citizens of the United States of America Republic; from depriving any person of life, liberty, or property, without due process of law; and from denying to any person within their jurisdiction the equal protection of the laws.

AMENDMENT XIV
REPATRIATION

Section 1. 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.

Section 2. 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.

Section 3. 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.

Section 4. 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.

AMENDMENT XV
Public Ministers

Ambassadors and other Public Ministers and Consuls Shall hold office of trust, or profit under the United States of America Republic and are Delegated with the Powers of the United States of America Republic and are vested with the powers to;

Section 1. Exercise the principal diplomatic functions to conduct foreign relations with foreign Nations, to Establish and Enforce Treaty Agreements as well as the pursuit of Justice in Domestic and International Affairs and shall have Power to Enforce the "Laws of Nations", "The Rights of Indigenous Peoples", "Universal Declaration of Human Rights", the "International Covenant on Civil and Political Rights", "Vienna Declaration and Programme of Action", "Convention on the
Rights of the Child”, “Declaration on the Elimination of all Forms of Intolerance and Discrimination Based on Religion or Belief”, and the “Geneva Convention”;

Section 2. Shall have power to make agreements and Enforce agreements and other constructive arrangements made with States, or their successors according to their original spirit and intent; shall have the Powers of handling Negotiations and extradition of Political Prisoners and Hostage Release; the Power to Assert their Sovereign Prerogative in any Court of Law;

Section 3. Ambassadors, others, Public Ministers, and Consuls are vested with the Powers, Privileges, and Immunities of the State and shall have the Power to Repatriate, or Expatriate negroes, blacks, African-Americans and other Indigenous Aboriginal people back to, or from the Jurisdiction of the United States of America Republic;

Section 4. Public Ministers shall enforce all the laws of the United States of America Republic and shall enforce them with no malicious intent; Public Ministers shall always seek truth over convictions and no Public Minister shall use his/her office for personal vendetta or for his/her personal gain. Public Ministers have one rule to live by, “Justice”;

Section 5. Public Ministers serve a Lifetime Appointment and shall hold their offices during Good Behavior;

Public Ministers shall have power to arrest, enforce and issue indictments for violations of the above Sections.

AMENDMENT XVI
Province Recorder

Each State within the United States of America Republic Provinces shall keep and Guarantee a Province Recorder. The Province Recorder shall maintain records at all times for Public Record and or the National Archive for the United States of America Republic.

AMENDMENT XVII
Divine Founders

Section 1. We, as a clean and pure Nation descended from the inhabitants of Africa, do not desire to Amalgamate or marry into Families of the pale skin nations of Europe; nor serve the gods of their religion because our Forefathers are the true and Divine Founders of the first religious Creed for the Redemption and salvation of mankind on Earth.

Section 2. Therefore, we are returning the Church and Christianity back to the European Nations, as it was prepared by their Forefathers for their earthly salvation. While we, the Moorish Americans, are returning to Islam, which was founded by our Forefathers for our earthly and Divine salvation.

Section 3. The Covenant of the Great Creator, “Honor thy Father and thy Mother that thy days may be longer upon the Earth and Land, which the Creator hath given thee!
AMENDMENT XVIII
State Sovereignty

Section 1. No Sovereign State Government Citizen shall sit in judgment over another Sovereign State Government Citizen.

Section 2. The United States or the several States shall not enforce its Statutes, ordinances, codes, regulations, or customs against a Moorish National or citizen of the United States of America Republic.

Section 3. The State may prosecute citizens of another State only in cases of capital crimes such as murder, rape, treason; the prosecuting State must prosecute in the State of the citizen accused of a capital crime, before a jury of their peers.

Section 4. The United States of America Republic shall retain the Right to waive prosecution and to give the State of the citizen accused of a capital crime the opportunity to prosecute the accused.

AMENDMENT XIX
Perpetual Government

Section 1. The United States of America Republic shall be Perpetual, it shall remain forever, a State for the Moorish American People by the Moorish American People; it shall forever stand for love, truth, peace, freedom and justice with its sole purpose to uplift fallen humanity wherever it has fallen.

Section 2. The United States of America Republic shall always stand for freedom, being a people of peace. The United States of America Republic’s first priority shall always be a peaceful solution; to reconcile differences and find common ground with our neighbors and those who sojourned with us.

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.

CIRCLE 7 KORAN

Ye are the children of one father, provided for by his care: and the breast of one mother hath given you suck. Let the bonds of affection, therefore, unite thee with thy brothers, that peace and happiness may dwell in thy father’s house; and when ye separate in the world, remember the relation that bindeth you to love and unity; and prefer not a stranger before thy own blood. If thy brother is in adversity, assist him, if thy sister is in trouble, forsake her not. So shall the fortunes of thy father contribute to the support of his whole race; and his care be continued to you all, in your love to each other.
Constitutional Amendments

House Joint Resolutions

United States of America Republic
House Joint Resolution 0917-1

Amendment to the United States of America Republic Constitution in Accord with Article IX.

IN THE CONTINENTAL CONGRESS ASSEMBLED

September 17, 2017
President C Cannon Bey

AMENDMENT

Amending Article VI of the United States of America Republic Constitution.

Wherein it states,

"we are teaching our people their nationality and divine creed".

Whereas President Cannon Bey; proposes the following change to Article VI to read as follows:

"We are conferring our people their Nationality and divine creed".

President C Cannon Bey
AMENDMENT

Amending Article XIII of the United States of America Republic Constitution.

Wherein it states:

Section 1. Abolition of Slavery; Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States of America Republic or any place subject to their jurisdiction.

Section 2. Power to enforce this Article; Continental Congress shall have power to enforce this article by appropriate legislation.

Whereas President C. Cannon Bey; proposes the following change to Article XIII to add Sections 3 and 4:

President C Cannon Bey

AMENDED VERSION:

Amending Amendment XIII of the United States of America Republic Constitution.

Section 1. Abolition of Slavery; Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States of America Republic or any place subject to their jurisdiction.

Section 2. Power to enforce this Article; Continental Congress shall have power to enforce this article by appropriate legislation.

Section 3. The prohibition of slavery contained in the Thirteenth Amendment extends not only to slavery per se, but also to the "badges and incidents" of slavery such as Negro, black, colored, Afro American, African American shall be recognized as slave brands or badges.

Section 4. Shall Prohibit the UNITED STATES as well as the states from making or enforcing any law which shall abridge the privileges or immunities of citizens of the United States of America Republic; from depriving any person of life, liberty,
or property, without due process of law; and from denying to any person within their jurisdiction the equal protection of the laws.

United States of America Republic

President Christopher-Cannon: Bey

The amendment suffered 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 Constitutional Amendment 0917-1 was signed and enacted into law on 17 September 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-Gree: El
3. Secretary of State, Province of Missouri, Roy Woody Jr.: Bey
5. U.S.A.R. Assistant Atty. General, Province of Khalifa, Areaynes Robinson: El
7. Treasurer, Province of Alabama, Dereck Hall: Bey
8. Chief Justice, Province of Illinois, Romula Dorsey: El
10. Atty. General - Province of Illinois - Larry Taylor: Bey
13. Foreign Affairs Minister, Province of Texas, Rafael-Vazquez: El
14. Office of Inspector General, Province of Illinois, Steven Segura: Bey
15. Dir. of Business Development, Province of Khalifa, Doriais Anderson: Bey
16. Governor, Province of Alabama, D. Maurice Parkman: Bey
17. Governor, Province of Alaska, Bobby-Green: El
18. Governor, Province of Colorado, Nakeyse: El
19. Governor, Province of Florida, Albert Jorraine-Griffie: Bey
20. Governor, Province of Georgia, Mandell Williams: El
21. Governor, Province of Indiana, Dexter-Johnson: Bey
22. Governor, Province of Khallifa, G. Riller; E1
23. Governor, Province of Louisiana, Eric Wexensky; E2
24. Governor, Province of Maryland - Altia Archer; E3
25. Governor, Province of Minnesota, Vivica Christian-Williams; E4
26. Governor, Province of New Jersey, Colin Hytson; E5
27. Governor, Province of Texas, LaShae Earl; E7
28. Governor, Province of Virginia, Darrell Brown; E3
29. Lt. Governor, Province of Georgia, Timothy Jackson; E6
30. Lt. Governor, Province of Nevada, Victor-Pearson; E1
31. Lt. Governor, Province of Tennessee, Janie-Curry; E6
32. Assistant Governor, Province of Georgia, Christopher Hill; E3
33. Assistant Governor, Province of Virginia, Joseph-Middleton; E7
34. Secretary of State, Province of Arizona, Stephanie Clark; E3
35. Secretary of State, Province of Khallifa, Demetria Mason; E7
36. Secretary of State, Province of Georgia, Mauree Willis; E3
37. Secretary of State, Province of Illinois, Leonarda Hazelott; E7
38. Secretary of State, Province of Michigan, Neophan-Acedell; E7
39. Secretary of State, Province of N. Carolina, Terrie-Hatchers; E7
40. Secretary of State, Province of Virginia, Rich Wilson; E3
41. Public Minister, Province of Florida, William L. Seltzer III.; E3
42. Public Minister, Province of Missouri, Linda Ann Bushy; E3
43. Public Minister, Province of Ontario, Candis, Stoney Richards; E3
44. Representation, Province of Colorado, Aja Nash-Coverer; E3
45. Representation, Province of Florida, Octavia-Barnes; E7
46. Representation, Province of Minnesota, Yashwell; E7 (Kevon Saville; E3)
47. Representation, Province of Tennessee, James Earl Harris; E7
48. Secretary, Province of Georgia, Seija-Flanigan; E3
49. Secretary, Province of Georgia, Rondell Gray; E3
50. Secretary/Lieutenant, Province of Georgia, Tara Hill; E3
51. Secretary, Province of Illinois, Clayton Ruskell-Henderson; E3
52. Secretary, Province of Illinois, J. Sept; E3
53. Secretary, Province of Michigan, George-Bek; E3
54. Viceregent Commissioner, Province of Illinois, Leslie Athkins; E3
55. Viceregent Chief, Province of Illinois, Sandy; E3
56. Viceregent, Province of Arizona, Jorge Bravo; E3
57. Viceregent, Province of Colorado, Evelyn-Gordon; E3
58. Viceregent Commissioner, Province of Michigan, Dana Lewis; E3
59. Viceregent Commissioner, Province of Minnesota, Bryce Lee-Williams; E3
60. Viceregent Commissioner, Province of Ohio, Andre-A-Montgomery; E3
61. Viceregent, Province of Ohio, Dean-Coggins; E3
62. Viceregent, Province of Ohio, Deryl Van-Brower; E3

LEGISLATIVE HISTORY - Resolution 0917-1
CONGRESSIONAL RECORD, Vol. #(2017):

17 September 2017
considered and passed by the Continental Congress.
House Joint Resolution 0218-1

Amendment to the United States of America Republic Constitution.

IN THE CONTINENTAL CONGRESS ASSEMBLED

February 25, 2018

President C Cannon Bey

AMENDMENT

Amending Article I of the United States of America Republic Constitution.

Wherein there is no Constitutionally-mandated clause to create the position of Speaker of the House, it is hereby proposed to properly “create” this position with the following language:

Whereas Speaker, Sharon-Green: El hereby proposes the following amendments to the First Article by adding Sections 1, 2, 3, and 4 after wherein it reads:

ARTICLE I

The President and the Chairman of the United States of America Republic are in power to make Law and enforce laws with the assistance of the Legislature. The Judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the United States of America Republic and Treaties made, or which shall be made under their Authority shall be the Supreme Law of the Land; and only a Moorish National shall be eligible to the office of President, or any office in the Executive, Legislature, or Judicial branch of the United States of America Republic. The Vice President is to assist the President in all affairs if he lives according to Love, Truth, Peace, Freedom, and Justice; and it is known before the Moorish Nationals and Citizens of the United States of America Republic.
ARTICLE I

The President and the Chairman of the United States of America Republic are in power to make Law and enforce laws with the assistance of the Legislature. The Judicial Power shall extend to all Cases, in Law and Equity, arising under this Constitution, the Laws of the United States of America Republic and Treaties made, or which shall be made under their Authority shall be the Supreme Law of the Land; and only a Moorish National shall be eligible to the office of President, or any office in the Executive, Legislature, or Judicial branch of the United States of America Republic. The Vice President is to assist the President in all affairs if he lives according to Love, Truth, Peace, Freedom, and Justice; and it is known before the Moorish Nationals and Citizens of the United States of America Republic.

Section 1: The House of Representatives shall select their Speaker and other Officers; and shall have the sole Power of Impeachment.

Section 2: The President, Vice President and all Civil Officers of the United States of America Republic shall be removed from office on impeachment for and conviction of treason, bribery, or other high crimes and misdemeanors. The Senate shall have the sole power to try all impeachments. The removal of impeached officials is automatic upon conviction in the Senate.

Section 3: The Chief justice shall preside, and no person shall be convicted without the concurrence of two-thirds of the members present. The essential powers and procedures for Senate impeachment trials are set forth in this section.

Section 4: The charge of "high crimes and misdemeanors" covers allegations of misconduct peculiar to officials such as perjury of oath, abuse of authority, bribery, intimidation, misuse of assets, failure to supervise, dereliction of duty, unbecoming conduct, and refusal to obey a lawful order.

United States of America Republic

[Signature]

President Christopher-Cannon: Bey

The amendment suffered 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
Constitutional Amendment 0218-1 was signed and enacted into law on 25 February 2018 by the following SIGNATORIES to this Legislative Act in Attendance:

General Congress Assembled, United States of America Republic:

1. President, Province of Illinois, Christopher-Coven: Bog
2. Speaker of the House, Province of Missouri, Shanna-Green: El
3. USAR Secretary of State, Province of Missouri, Eura Verly Jr.: Bog
5. U.S.A.R. Treasurer, Province of Arizona, Michelle-Brown: Bog
6. Treasurer, Province of Alabama, Dorell-Hill: Bog
7. Chief Justice, Province of Alabama, Brenda-Ashmore: Bog
8. Chief Justice, Province of Illinois, Randal-Dearing: El
10. Chief Justice, Province of Illinois, Tawana Smith: Bog
11. Chief Justice, Province of Ohio, Tilda-Morris: Bog
17. Atty. General, Province of Tennessee, Melba-m-Craft: Bog
18. Atty. General, Province of Ohio, Abbey Williams: El
20. Foreign Affairs Minister, Province of Texas, Rafael-Vazquez: El
22. Dir. of Business Development, Province of Idaho, Darnell-Anderson: Bog
23. Asst. Dir. of DAV, Province of Ohio, Clayster-Hederman: El
24. Provost, Province of Kansas, Helen-Dyke: Bog
25. Governor, Province of Alabama, D. Maurice-Parker: Bog
27. Governor, Province of Georgia, Albert-Orman-Goff: Bog
28. Governor, Province of Indiana, Damar-Nelson: Bog
29. Governor, Province of Idaho, G. Roll: El
30. Governor, Province of Louisiana, Eric-Wannamaker: Bog
31. Governor, Province of Michigan, George-Bind: Bog
32. Governor, Province of Minnesota, Vina-Christian-Williams: Bog
33. Governor, Province of Ohio, Daryl-Van-Brance: Bog
34. Governor, Province of Texas, Letisha-Curtis: Bog
35. Governor, Province of Virginia, Darrell-Brown: Bog
36. Lt. Governor, Province of Tennessee, James-Curry: Bog
37. Lt. Governor, Province of Idaho, Dennis Wondell: Bog
38. Secretary of State, Province of Arizona, Stephen-Clerk: Bog
39. Secretary of State, Province of Idaho, Dexter-Moxon: El
40. Secretary of State, Province of Illinois, Leonard-Hamlett: Bog
41. Secretary of State, Province of N. Carolina, Travis-Hawkins: El
42. Secretary of State, Province of S. Carolina, Brianne-Keenan: Bog
43. Secretary of State, Province of Virginia, Rich-Willows: Bog
44. Secretary of State, Province of Ontario, Candis, Dean-Figgs: Bog
45. Public Minister, Province of Florida, William L. Saltier III: Bog
46. Public Minister, Province of Missouri, Lula-Aker-Banks: El
47. Public Minister, Province of Ontario, Candis, Steven-Richards: Bog
48. Representative, Province of Colorado, Alys-Nash-Coven: Bog
99. Representative, Province of Florida, Octavius-Brown: By
100. Representative, Province of Tennessee, James Earl-Hornis: By
101. Senator, Province of Georgia, Rowel Gray: By
102. Senator/Didas, Province of Georgia, Turn-Hill: By
103. Senator, Province of Illinois, Jesta-Rigore: E
104. Senator, Province of Ohio, Nia Earn Bay
105. Senator, Province of Illinois, J. Sept: E
106. U.S.A.R. Vignoret/Marshal Commissioner, Province of Virginia, Leonard-Lavater: By
107. Vignoret Commissioner, Province of Illinois, Leslie-Aldiss: E
108. Vignoret Chief, Province of Indiana, Sadiq: By
109. Vignoret, Province of Colorado, Elwyn-Gordon: By
110. Vignoret, Province of Indiana, Verge-Brown: By
111. Vignoret Commissioner, Province of Michigan, Dwayne-Lewis: E
112. Vignoret Commissioner, Province of Minnesota, Bryan Lee-Williams: By
113. Vignoret Commissioner, Province of Ohio, Avelo-Montgomery: By
114. Vignoret, Province of Ohio, Dave-Coppper: By

LEGISLATIVE HISTORY- Resolution 0218-1
CONGRESSIONAL RECORD, Vol. #(2018):

25 February 2018
considered and passed by the Continental Congress.
1st Session

House Joint Resolution 0218-2

Amendment to the United States of America Republic Constitution.

IN THE CONTINENTAL CONGRESS ASSEMBLED

February 25, 2018
President C Cannon Bey

AMENDMENT

Amending Amendment XII of the United States of America Republic Constitution in the 5th Sentence wherein it states:

"But no person constitutionally ineligible to the Office of President shall be eligible to that of Vice-President of the United States."

Wherein the mis-spelling of the United States of America Republic, being a typographical error as "United States",

Whereas, President Cannon Bey; hereby proposes the following correction by adding "of America Republic" to the 5th sentence of Amendment XII, wherein it should read:

"But no person constitutionally ineligible to the Office of President shall be eligible to that of Vice-President of the United States [of America Republic]."

President C Cannon Bey
AMENDMENT XII

Election of President and Vice-President

The Electors shall meet in their respective states, and vote by ballot for President and Vice-President, one of whom, at least, shall not be an inhabitant of the same state with themselves; they shall name in their ballots the person voted for as President, and in distinct ballots the person voted for as Vice-President, and they shall make distinct lists of all persons for each, which lists they shall sign and certify, and transmit sealed to the seat of the government of the United States of America Republic, directed to the President of the Senate; The President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates and the votes shall then be counted; The person having the greatest number of votes for President, shall be the person having such majority, then from the persons having the highest numbers not exceeding three on the list of those voted for as President, the House of Representatives shall choose immediately by ballot, the President. But in choosing the President, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the states, and a majority of all the states shall be necessary to a choice. And if the House of Representatives shall not choose a President whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the Vice-President shall act as President. The person having the greatest number of votes as Vice-President shall be the Vice President, if such number be a majority of the whole number of Electors appointed, and if no person have a majority, from the two highest numbers on the list, the Senate shall choose the Vice-President; a quorum for the purpose shall consist of two-thirds of the whole number of Senators, and a majority of the whole number shall be necessary to choice. But no person constitutionally ineligible to the Office of President shall be eligible to that of Vice-President of the United States of America Republic.

United States of America Republic

President Christopher-Cannon: Bey
The amendment suffered 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 Constitutional Amendment 0218-2 was signed and enacted into law on 25 February 2018 by the following SIGNATORIES to this Legislative Act in Attendance;

General Congress Assembled, United States of America Republic:

1. President, Province of Illinois, Christopher-Cone: Ey
2. Speaker of the House, Province of Missouri, Sharon-Green: El
3. U.S.A.R. Secretary of State, Province of Missouri, Pat Windy Jr.: Ey
5. U.S.A.R. Treasurer, Province of Arizona, Michelle-Brown: Ey
6. Treasurer, Province of Alabama, Derek-Hall: Ey
7. Chief Justice, Province of Alabama, Brenda-Mohammed: Ey
8. Chief Justice, Province of Illinois, Romula Dorey: El
10. Chief Justice, Province of Illinois, Tamara Smith: Ey
11. Chief Justice, Province of Ontario, Tameka Morris: Ey
15. Att'y General – Province of California, Antwyn Robinson: El
17. Att'y General – Province of Tennessee – Mikiel-Grand: Ey
18. Att'y General, Province of Ontario, Allery Williams: El
19. Att'y, Gov. – Province of Texas, Anna-Cheeks: El
20. Foreign Affairs Minister, Province of Texas, Rafael-Vasquez: El
22. Dir. of Business Development, Province of California, Daelin-Andreone: Ey
23. Asst. Dir. of BVM, Province of Ohio, Clayton-Ahmed: El
24. Province Recorder, Province of Kansa, Helen-Davis: Ey
25. Governor, Province of Alabama, D. Maurice-Parker: Ey
26. Governor, Province of Colorado, Ashaun Aji-Sanusi: El
27. Governor, Province of Georgia, Albert-Jacques-Goffin: Ey
28. Governor, Province of Indiana, Debra-Johnson: Ey
29. Governor, Province of California, G. Riller: El
30. Governor, Province of Louisiana, Eric Warrenaker: Ey
31. Governor, Province of Michigan, George-Bank: Ey
32. Governor, Province of Minnesota, Vila Christine-Williams: Ey
33. Governor, Province of Ohio, Deryl Van-Bron: Ey
34. Governor, Province of Texas, LaShawn-Car: Ey
35. Governor, Province of Virginia, Dorell-Brown: Ey
36. Lt. Governor, Province of Tennessee, June-Curry: Ey
37. Lt. Governor, Province of Indiana, Doreen Woodard: Ey
38. Secretary of State, Province of Arizona, Stephanie-Clark: Ey
39. Secretary of State, Province of California, Demetria-Maze: El
LEGISLATIVE HISTORY - Resolution 0218-2
CONGRESSIONAL RECORD, Vol. #(2018):

25 February 2018
considered and passed by the Continental Congress.

Property of
The Vast/Vas Estate Express Trust®
CIRCLE 7 KORAN

Ye are the children of one father, provided for by his care: and the breast of one mother hath given you suck. Let the bonds of affection, therefore, unite thee with thy brothers, that peace and happiness may dwell in thy father’s house; and when ye separate in the world, remember the relation that bindeth you to love and unity; and prefer not a stranger before thy own blood. If thy brother is in adversity, assist him, if thy sister is in trouble, forsake her not. So shall the fortunes of thy father contribute to the support of his whole race; and his care be continued to you all, in your love to each other.

EPHESIANS CHAPTER 2:11-16

11. Wherefore remember, that formerly you, the Gentiles/Europeans in the flesh, who are called “Un-circumcision” by the so-called “Circumcision” Hebrews/Moors, which is performed in the flesh by human hands;
12. That at that time ye were without Christ, being aliens from the common-wealth of Israel, and strangers from the covenants of promise, having no hope and without God in the world;
13. But now in Christ you who once were far off are made near by the blood of Christ;
14. For He is our peace, who hath made both one and broke down the middle wall of partition between us;
15. Having abolished in His flesh the enmity, even the Law of commandment contained in ordinances, to make in himself of two into one new man, making peace;
16. And that he might reconcile both unto God in one body by the cross, having slain the enmity thereby;

Let the wall now and forever be removed between us the 12 Tribes of Israel, and our brothers of the commonwealth. Let the wall remain removed from this day forth; let us live in harmony; let us now stride together to fulfill the destiny intended for us by our Creator.

Numbers 30 1599 Geneva Bible (GNV)

Then Moses spoke unto the children of Israel according to all that the Lord had commanded [a]him. 

2 Moses also spoke unto the heads of the tribes [b]concerning the children of Israel, saying, This is the thing which the Lord hath commanded,

3 Whosoever vowed a vow unto the Lord, or sweareth an oath to bind [d]himself by a bond, he shall not [e]break his promise, but shall do according to all that proceeded out of his mouth.
Galatians 3 1599 Geneva Bible (GNV)

15 Brethren, I speak as men do: though it be but a man’s covenant, when it is confirmed, yet no man doth abrogate it, or addeth anything thereto, 16 Now to Abraham and his seed were the promises made. He saith not, and to the seeds, as speaking of many: but, And to thy seed, as of one, which is Christ. 17 And this I say, that the covenant that was confirmed afore of God in respect of Christ, the Law which was four hundred and thirty years after, cannot disannul, that it should make the promise of none effect. 18 For if the inheritance be of the Law, it is no more by the promise, but God gave it freely unto Abraham by promise. 19 Wherefore then serveth the Law? It was added because of the transgressions, till the seed came, unto which the promise was made: and it was ordained by Angels in the hand of a Mediator.

20 Now a Mediator is not a Mediator of one: but God is one.

I declare under penalty of perjury under the laws of the United States of America Republic and to the One Most High that the foregoing is and correct. Executed on this ______ day of ____________, in the _______________ A.D.

Nehemiah 10 1599 Geneva Bible (GNV)
I seal this covenant between God and the people.

______________________________
Signature/Autograph

______________________________
Print Name

______________________________
United States of America Republic

______________________________
Official Signature/Autograph

______________________________
Print Name

Property of
The Vast/Vas Estate Express Trust #10105905