UNITED STATES OF AMERICA REPUBLIC

Continental Congress Assembled



PUBLIC LAW 111-19

Amended: 6 November 2016

TO ESTABLISH LAWS FOR CHILD SUPPORT

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 "Child Support" provisions to serve this purpose. This amendment shall go into immediate force.

Introduced as **Senate Joint Resolution 19**, with 23 co-sponsors and as **House Joint Resolution 19** with 23 co-sponsors, a request was delivered before the Continental Congress to honor and therefore establish laws to prevent failure to pay child support obligations.

The resolution suffered no exclusions, no demands that it became law. The amendments were made as follows: in Section 75 (g), the correction to "supplies" was made and a "," was inserted after the word "food".

The 1st Continental Congress of the United States of America Republic publicly declared 2009 the national "Year of the United States of America Republic". The document known as Public Law 111-19 was signed and enacted into law on 6 November 2016 by the following SIGNATORIES to this Legislative Act in Attendance;

General Congress Assembled, United States of America Republic

- 1. President C.-Cannon: Bey
- 2. Acting Speaker Sharon-Green: El



- 3. Secretary of State Ross Woody Jr.; Bey
- 4. Attorney General K.-Charles: Bey
- 5. Treasurer Kimberly-Ware: Bey
- 6. Gov. No. Carolina Nasir Ma'at El
- 7. Sov. Ohio- Ferry King: Bey
- 8. Gov. Virginia Darnell Brown: Bey
- 9. Gov. Missouri Floyd-Karris: Bey
- 10. Sov. California G. Riller: El
- 11. Gov. of Georgia Mandell-Williams: El
- 12. Senator, Illinois Saadig: Bey
- 13. Senator, Georgia Ronnell-Gray: Bey
- 14. Senator, Michigan George-Bond: Bey
- 15. Senator, Colorado Kakuyon: El
- 16. Senator, North Carolina Kope Ma'at El
- 17. Representative, California Demeitric-Mason: El
- 18. Representative, Colorado Ajoa Nash-Conner: Bey
- 19. Chief Justice Romulus Dorsey: El, Illinois
- 20. Public Minister Linda Ann-Bashful: El , Missouri
- 21. Public Minister Maurice-Reynolds: Bey (Rasheed)
- 22. Vicegerent, Michigan Damon-Lewis: El
- 23. Viceqerent Commissioner Leslie-Atkins: El

It reads as follows:

PUBLIC LAW 111-19, on 6 November 2016



JOINT RESOLUTION

Authorizing and requesting the President

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

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

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

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

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

WHEREAS the history of our Nation clearly illustrates the value of a Nation to be able to create and pass its own Laws are beneficial to a Society to Enforce the Laws of the Nation. This is not to remove or change the **Moorish American People** from voluntarily applying or 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 our society as a nation of People;

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

WHEREAS that renewing our knowledge of Law, Divine and National and having faith in Our Universal Creator through Holy Scriptures of the Koran of the Moorish Science Temple of America, the Holy Bible and the Great Qu'ran of Mohammed as we honor all the divine Prophets Jesus, Mohammed, Buddha and Confucius. Therefore, the **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, <u>**THEREFORE**</u>, <u>**be**</u> it **Resolved** by the Continental Congress of the United States of America Republic in Continental Congress assembled, That the President is authorized and requested to designate the administration of said laws.



LEGISLATIVE HISTORY-**PL.111 Res.:19** CONGRESSIONAL RECORD, Vol. **#(2016):** **6 November 2016** considered and passed by the Continental Congress.

TITLE I

CRIMINAL CODE

CHAPTER 8 – CHILD SUPPORT

Section No. Description

75 CHILD SUPPORT



USRPL041446-101

TITLE I

CRIMINAL CODE

CHAPTER 8 – CHILD SUPPORT

SECTION 75. Failure to pay child support obligations

(a) OFFENSE.—Any person who—willfully fails to pay a support obligation with respect to a child who resides in another State, if such obligation has remained unpaid for a period longer than 1 year, or is greater than \$5,000;

travels in interstate or foreign commerce with the intent to evade a support obligation, if such obligation has remained unpaid for a period longer than 1 year, or is greater than \$5,000; or

willfully fails to pay a support obligation with respect to a child who resides in another State, if such obligation has remained unpaid for a period longer than 2 years, or is greater than \$10,000;

shall be punished as provided in subsection (c).

(b) PRESUMPTION.—The existence of a support obligation that was in effect for the time period charged in the indictment or information creates a rebuttable presumption that the obligor has the ability to pay the support obligation for that time period.

(c) PUNISHMENT.—The punishment for an offense under this section is—

in the case of a first offense under subsection (a)(1), a fine under this title, imprisonment for not more than 6 months, or both; and

in the case of an offense under paragraph (2) or (3) of subsection (a), or a second or subsequent offense under subsection (a)(1), a fine under this title, imprisonment for not more than 2 years, or both.

(d) MANDATORY RESTITUTION.—Upon a conviction under this section, the court shall order restitution under section 3663(a) in an amount equal to the total unpaid support obligation as it exists at the time of sentencing.

(e) VENUE.—With respect to an offense under this section, an action may be inquired of and prosecuted in a province court of the United States of America Republic for—the province in which the child who is the subject of the support obligation involved resided during a period during which a person described in subsection (a) (referred to in this subsection as an "obliger") failed to meet that support obligation;

the province in which the obliger resided during a period described in paragraph (1); or any other province with jurisdiction otherwise provided for by law.

(f) DEFINITIONS.—As used in this section—

the term "Indian tribe" has the meaning Indigenous People the Province shall Recognized Indian Tribes as being apart of the descendant blood line of the Aboriginal People.

the term "State" includes State of the United States of America Republic, the Provinces of the U.S.A.R., and any territory, or possession of the United States of America Republic of America Republic;



(g) No parent defined; Mother or Father shall this law apply to that can show that they have been assisting in the care of the childs needs responsibly. This can be proven by cancelled money orders, or checks to the parent the child is living with, receipts for clothes, toys, school supplies, food, containing a wet ink signature by the parent the child resides with. The parents may make a contractual agreement between themselves for tuition or any other arrangements they see fit. These agreements require two witnesses one from the side of the family of each parent,or a friend. Affidavits must be signed under penalty of perjury. Therefore in order for a contract agreement to be deemed as valid it should contain four signatures and be recorded with the Province Recorders office.

(h) No one shall be put in jail for failure to pay child support if not working but shall be required to do community service in which if not being done can result in incarceration.

[End of Resolution]

