UNITED STATES OF AMERICA REPUBLIC

Continental Congress Assembled



PUBLIC LAW 111-34

Amended 1 January 2017

TO ESTABLISH LAWS FOR ELECTIONS AND POLITICAL ACTIVITIES

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 "Elections and Political Activities" provisions to serve this purpose. This amendment shall go into immediate force.

Introduced as **Senate Joint Resolution 34**, with **33** co-sponsors and as **House Joint Resolution 34** with **33** co-sponsors, a request was delivered before the Continental Congress to honor and therefore establish laws for Elections and Political Activities.

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

The 1st Continental Congress of the United States of America Republic publicly declared 2015 the national "Year of the United States of America Republic". The document known as Public Law 111-34 was signed and passed into law on 1 January 2017 by the following SIGNATORIES to this Legislative Act in Attendance;

In Continental Congress Assembled

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



- 4. Attorney General, K-Charles: Bey
- 5. Governor, North Carolina, Nasir Ma'at: El
- 6. Governor, Virginia, Darnell Brown: Bey
- 7. St. Gov. Virginia, Rich Wilson: Bey
- 8. Governor, Georgia, Mandel Williams: El
- 9. Lt. Governor, Georgia, Timothy Jackson: El
- 10. Asst. Governor, Georgia, Christopher Kill: Bey
- 11. Governor, California, G. Riller: El
- 12. Lt. Gov. Ohio, Galen Carson: Bey
- 13. Governor, Louisiana, Eric Wannamaker: Bey
- 14. Governor, Arizona, Dexter-Johnson: Bey
- 15. Senator, Illinois, Clayton Ronald-Kenderson: El
- 16. Senator, North Carolina, Hope Ma'at El
- 17. Senator, Georgia, Ronnell-Gray: Bey
- 18. Senator, Michigan, George Bond: Bey
- 19. Senator, Colorado, Kakuyon: El
- 20. Representative, Colorado, Ajoa: Bey
- 21. Secretary of State, California, Demeitric-Mason: El
- 22. Al Drey: Bey, Secretary of State, Ontario, Canada
- 23. Vicegerent Commissioner, Leslie-Atkins: El
- 24. Vicegerent, Michigan, Damon Lewis: El
- 25. Vicegerent, Illinois, Saadig Bey
- 26. Vicegerent, Colorado, Evelyn Gordon: Bey
- 27. Foreign Affairs Minister, Rafael-Vazquez: El
- 28. Chief Justice, Romulus Dorsey: El



- 29. Public Minister, William L. Salter III,: Bey (abstained 3 laws)
- 30. Public Minister, Linda Ann Bashful: El
- 31. Public Minister, Maurice Reynolds: Bey
- 32. Public Minister, Steven Richards: Bey (Canada)
- 33. Assl. Governor, Ohio, Anthony Kammond: Bey

It reads as follows:

Public law 111-34 on 1 January 2017 JOINT RESOLUTION

Authorizing and requesting the President to enact laws:

to proclaim and establish laws for "Elections and Political Activities" pursuant to 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, <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.:**34** CONGRESSIONAL RECORD, Vol. #(2017):

<u>1 January 2017</u> considered and passed by the Continental Congress.



TITLE 1 - Criminal Code

CHAPTER 23

ELECTIONS AND POLITICAL ACTIVITIES

Section No.	<u>Description</u>
592.	Troops at polls.
593.	Interference by armed forces.
594.	Intimidation of voters.
595.	Interference by administrative employees of Province, State, or Territorial
	Governments.
596.	Polling armed forces.
597.	Expenditures to influence voting.
598.	Coercion by means of relief appropriations.
599.	Promise of appointment by candidate.
600.	Promise of employment or other benefit for political activity.
601.	Deprivation of employment or other benefit for political contribution.
602.	Solicitation of political contributions.
603.	Making political contributions.
604.	Solicitation from persons on relief.
605.	Disclosure of names of persons on relief.
606.	Intimidation to secure political contributions.
607.	Place of solicitation.
608.	Absent uniformed services voters and overseas voters.
609.	Use of military authority to influence vote of member of Armed Forces.
610.	Coercion of political activity.
611.	Voting by aliens.



TITLE 1 - Criminal Code

CHAPTER 23

ELECTIONS AND POLITICAL ACTIVITIES

SECTION 592. Troops at polls

Whoever, being an officer of the Army or Navy, or other person in the civil, military, or naval service of the United States of America Republic, orders, brings, keeps, or has under his authority or control any troops or armed men at any place where a general or special election is held, unless such force be necessary to repel armed enemies of the United States of America Republic, shall be fined under this title or imprisoned not more than five years, or both; and be disqualified from holding any office of honor, profit, or trust under the United States of America Republic.

This section shall not prevent any officer or member of the armed forces of the United States of America Republic from exercising the right of suffrage in any election district to which he may belong, if otherwise qualified according to the laws of the State in which he offers to vote.

SECTION SECTION 593. Interference by armed forces

Whoever, being an officer or member of the Armed Forces of the United States of America Republic, prescribes or fixes or attempts to prescribe or fix, whether by proclamation, order or otherwise, the qualifications of voters at any election in any State; or

Whoever, being such officer or member, prevents or attempts to prevent by force, threat, intimidation, advice or otherwise any qualified voter of any State from fully exercising the right of suffrage at any general or special election; or

Whoever, being such officer or member, orders or compels or attempts to compel any election officer in any State to receive a vote from a person not legally qualified to vote; or

Whoever, being such officer or member, imposes or attempts to impose any regulations for conducting any general or special election in a State, different from those prescribed by law; or Whoever, being such officer or member, interferes in any manner with an election officer's discharge of his duties—

Shall be fined under this title or imprisoned not more than five years, or both; and disqualified from holding any office of honor, profit or trust under the United States of America Republic. This section shall not prevent any officer or member of the Armed Forces from exercising the right of suffrage in any district to which he may belong, if otherwise qualified according to the laws of the State of such district.

SECTION 594. Intimidation of voters

Whoever intimidates, threatens, coerces, or attempts to intimidate, threaten, or coerce, any other person for the purpose of interfering with the right of such other person to vote or to vote as he may choose, or of causing such other person to vote for, or not to vote for, any candidate for the office of President, Vice President, Presidential elector, Member of the Senate, Member of the House of Representatives, Delegate from the Province of the U.S.A.R., or Resident Commissioner, at any election held solely or in part for the purpose of electing such candidate, shall be fined under this title or imprisoned not more than one year, or both.

SECTION 595. Interference by administrative employees of Province, State, or Territorial Governments

Whoever, being a person employed in any administrative position by the United States of America Republic, or by any department or agency thereof, or by the Province of the U.S.A.R. or any agency or instrumentality thereof, or by any State, Territory, or Possession of the United



States of America Republic, or any political subdivision, municipality, or agency thereof, or agency of such political subdivision or municipality (including any corporation owned or controlled by any State, Territory, or Possession of the United States of America Republic or by any such political subdivision, municipality, or agency), in connection with any activity which is financed in whole or in part by loans or grants made by the United States of America Republic, or any department or agency thereof, uses his official authority for the purpose of interfering with, or affecting, the nomination or the election of any candidate for the office of President, Vice President, Presidential elector, Member of the Senate, Member of the House of Representatives, Delegate from the Province of the U.S.A.R., or Resident Commissioner, shall be fined under this title or imprisoned not more than one year, or both.

This section shall not prohibit or make unlawful any act by any officer or employee of any educational or research institution, establishment, agency, or system which is supported in whole or in part by any state or political subdivision thereof, or by the Province of the U.S.A.R. or by any Territory or Possession of the United States of America Republic; or by any recognized religious, philanthropic or cultural organization.

SECTION 596. Polling armed forces

Whoever, within or without the Armed Forces of the United States of America Republic, polls any member of such forces, either within or without the United States of America Republic, either before or after he executes any ballot under any Province or State law, with reference to his choice of or his vote for any candidate, or states, publishes, or releases any result of any purported poll taken from or among the members of the Armed Forces of the United States of America Republic or including within it the statement of choice for such candidate or of such votes cast by any member of the Armed Forces of the United States of America Republic, shall be fined under this title or imprisoned for not more than one year, or both.

The word "poll" means any request for information, verbal or written, which by its language or form of expression requires or implies the necessity of an answer, where the request is made with the intent of compiling the result of the answers obtained, either for the personal use of the person making the request, or for the purpose of reporting the same to any other person, persons, political party, unincorporated association or corporation, or for the purpose of publishing the same orally, by radio, or in written or printed form.



SECTION 597. Expenditures to influence voting

Whoever makes or offers to make an expenditure to any person, either to vote or withhold his vote, or to vote for or against any candidate; and

Whoever solicits, accepts, or receives any such expenditure in consideration of his vote or the withholding of his vote—

Shall be fined under this title or imprisoned not more than one year, or both; and if the violation was willful, shall be fined under this title or imprisoned not more than two years, or both.

SECTION 598. Coercion by means of relief appropriations

Whoever uses any part of any appropriation made by Congress for work relief, relief, or for increasing employment by providing loans and grants for public-works projects, or exercises or administers any authority conferred by any Appropriation Act for the purpose of interfering with, restraining, or coercing any individual in the exercise of his right to vote at any election, shall be fined under this title or imprisoned not more than one year, or both.

SECTION 599. Promise of appointment by candidate

Whoever, being a candidate, directly or indirectly promises or pledges the appointment, or the use of his influence or support for the appointment of any person to any public or private position or employment, for the purpose of procuring support in his candidacy shall be fined under this title or imprisoned not more than one year, or both; and if the violation was willful, shall be fined under this title or imprisoned not more than two years, or both.

Promise of employment or other benefit for political activity

Whoever, directly or indirectly, promises any employment, position, compensation, contract, appointment, or other benefit, provided for or made possible in whole or in part by any Act of Congress, or any special consideration in obtaining any such benefit, to any person as consideration, favor, or reward for any political activity or for the support of or opposition to any candidate or any political party in connection with any general or special election to any political office, or in connection with any primary election or political convention or caucus held to select candidates for any political office, shall be fined under this title or imprisoned not more than one year, or both.

SECTION 601. Deprivation of employment or other benefit for political contribution

(a) Whoever, directly or indirectly, knowingly causes or attempts to cause any person to make a contribution of a thing of value (including services) for the benefit of any candidate or any political party, by means of the denial or deprivation, or the threat of the denial or deprivation, of—

any employment, position, or work in or for any agency or other entity of the Government of the United States of America Republic, a State, or a political subdivision of a State, or any compensation or benefit of such employment, position, or work; or

any payment or benefit of a program of the United States of America Republic, a State, or a political subdivision of a State;

if such employment, position, work, compensation, payment, or benefit is provided for or made possible in whole or in part by an Act of Congress, shall be fined under this title, or imprisoned not more than one year, or both.

(b) As used in this section—

the term "candidate" means an individual who seeks nomination for election, or election, to Province, State, or local office, whether or not such individual is elected, and, for purposes of this paragraph, an individual shall be deemed to seek nomination for election, or election, to Province, State, or local office, if he has (A) taken the action necessary under the law of a State to qualify himself for nomination for election, or election, or (B) received contributions or made expenditures, or has given his consent for any other person to receive contributions or make



expenditures, with a view to bringing about his nomination for election, or election, to such office:

the term "election" means (A) a general, special primary, or runoff election, (B) a

convention or caucus of a political party held to nominate a candidate, (C) a primary election held for the selection of delegates to a nominating convention of a political party, (D) a primary election held for the expression of a preference for the nomination of persons for election to the office of President, and (E) the election of delegates to a constitutional convention for proposing amendments to the Constitution of the United States of America Republic or of any State; and the term "State" means a State of the United States of America Republic, the Province of the U.S.A.R., or any territory or possession of the United States of America Republic.

SECTION 602. Solicitation of political contributions

(a) It shall be unlawful for—

a candidate for the Congress;

an individual elected to or serving in the office of Senator or Representative in, or Delegate or Resident Commissioner to, the Congress;

an officer or employee of the United States of America Republic or any department or agency thereof; or

a person receiving any salary or compensation for services from money derived from the Treasury of the United States of America Republic; to knowingly solicit any contribution within the meaning of section 301(8) of the Province Election Campaign Act of 1971 from any other such officer, employee, or person. Any person who violates this section shall be fined under this title or imprisoned not more than 3 years, or both.

SECTION 603. Making political contributions

It shall be unlawful for an officer or employee of the United States of America Republic or any department or agency thereof, or a person receiving any salary or compensation for services from money derived from the Treasury of the United States of America Republic, to make any contribution to any other such officer, employee or person or to any Senator or Representative in, or Delegate or Resident Commissioner to, the Congress, if the person receiving such contribution is the employer or employing authority of the person making the contribution. Any person who violates this section shall be fined under this title or imprisoned not more than three years, or both.

For purposes of this section, a contribution to an authorized committee shall be considered a contribution to the individual who has authorized such committee.

The prohibition in subsection (a) shall not apply to any activity of an employee or any individual employed in or under the United States of America Republic.

SECTION 604. Solicitation from persons on relief

Whoever solicits or receives or is in any manner concerned in soliciting or receiving any assessment, subscription, or contribution for any political purpose from any person known by him to be entitled to, or receiving compensation, employment, or other benefit provided for or made possible by any Act of Congress appropriating funds for work relief or relief purposes, shall be fined under this title or imprisoned not more than one year, or both.

SECTION 605. Disclosure of names of persons on relief

Whoever, for political purposes, furnishes or discloses any list or names of persons receiving compensation, employment or benefits provided for or made possible by any Act of Congress appropriating, or authorizing the appropriation of funds for work relief or relief purposes, to a political candidate, committee, campaign manager, or to any person for delivery to a political candidate, committee, or campaign manager; and

Whoever receives any such list or names for political purposes—



Shall be fined under this title or imprisoned not more than one year, or both.

SECTION 607. Place of solicitation

(a) PROHIBITION.—

IN GENERAL.—It shall be unlawful for any person to solicit or receive a donation of money or other thing of value in connection with a National, State, or local election from a person who is located in a room or building occupied in the discharge of official duties by an officer or employee of the United States of America Republic. It shall be unlawful for an individual who is an officer or employee of the National Government, including the President, Vice President, and Members of Congress, to solicit or receive a donation of money or other thing of value in connection with a National, State, or local election, while in any room or building occupied in the discharge of official duties by an officer or employee of the United States of America Republic, from any person.

PENALTY.—A person who violates this section shall be fined not more than \$5,000, imprisoned not more than 3 years, or both.

(b) The prohibition in subsection (a) shall not apply to the receipt of contributions by persons on the staff of a Senator or Representative in, or Delegate or Resident Commissioner to, the Congress or Executive Office of the President, provided, that such contributions have not been solicited in any manner which directs the contributor to mail or deliver a contribution to any room, building, or other facility referred to in subsection (a), and provided that such contributions are transferred within seven days of receipt to a political committee within the meaning of section 302(e) of the National Election Campaign Act of 1971.

SECTION 608. Absent uniformed services voters and overseas voters

Whoever knowingly deprives or attempts to deprive any person of a right under the Uniformed and Overseas Citizens Absentee Voting Act shall be fined in accordance with this title or imprisoned not more than five years, or both.

Whoever knowingly gives false information for the purpose of establishing the eligibility of any person to register or vote under the Uniformed and Overseas Citizens Absentee Voting Act, or pays or offers to pay, or accepts payment for registering or voting under such Act shall be fined in accordance with this title or imprisoned not more than five years, or both.

SECTION 609. Use of military authority to influence vote of member of Armed Forces

Whoever, being a commissioned, noncommissioned, warrant, or petty officer of an Armed Force, uses military authority to influence the vote of a member of the Armed Forces or to require a member of the Armed Forces to march to a polling place, or attempts to do so, shall be fined in accordance with this title or imprisoned not more than five years, or both. Nothing in this section shall prohibit free discussion of political issues or candidates for public office.

SECTION 610. Coercion of political activity

It shall be unlawful for any person to intimidate, threaten, command, or coerce, or attempt to intimidate, threaten, command, or coerce, any employee of the National Government as defined in section 7322(1) of title 5, United States of America Republic Code, to engage in, or not to engage in, any political activity, including, but not limited to, voting or refusing to vote for any candidate or measure in any election, making or refusing to make any political contribution, or working or refusing to work on behalf of any candidate. Any person who violates this section shall be fined under this title or imprisoned not more than three years, or both.

SECTION 611. Voting by aliens

(a) It shall be unlawful for any alien to vote in any election held solely or in part for the purpose of electing a candidate for the office of President, Vice President, Presidential elector, Member of



the Senate, Member of the House of Representatives, Delegate from or Resident Commissioner, unless—

the election is held partly for some other purpose;

aliens are authorized to vote for such other purpose under a State constitution or statute or a local ordinance; and

voting for such other purpose is conducted independently of voting for a candidate for such National offices, in such a manner that an alien has the opportunity to vote for such other purpose, but not an opportunity to vote for a candidate for any one or more of such National offices.

- (b) Any person who violates this section shall be fined under this title, imprisoned not more than one year, or both.
- (c) Subsection (a) does not apply to an alien if—

each natural parent of the alien (or, in the case of an adopted alien, each adoptive parent of the alien) is or was a citizen (whether by birth or naturalization);

the alien permanently resided in the United States of America Republic prior to attaining the age of 16; and

the alien reasonably believed at the time of voting in violation of such subsection that he or she was a citizen of the United States of America Republic.

- 1. Cannon: Bey, President, Illinois Province
- 2. Sharon-Green:El (Kalona) Speaker of the House, Missouri Province
- 3. Kimberly Ware: Bey, Treasurer, Illinois Province
- 4. Charles:Bey, Attorney General, Dept. of Justice, California Province
- 5. Taiwuan-Smith:Bey, Recorder of Deeds, Media Director Illinois
- 6. Ross Woody:Bey, Secretary of State, Dept. of State, Missouri Province
- 7. Sister Brigit-Bridges:El, Governor, Iowa Province
- 8. Lashawn Earl:Bey, Governor, Texas Province
- 9. Unas Sebkhet: El, Governor, Tennessee Province
- 10. Colin-Hylton:El, Governor, New Jersey Province
- 11. SaTen:Bey, Governor, North Carolina Province
- 12. G.-Riller:El, Governor, California Province
- 13. Tuhutti Ali, Governor, Illinois Province
- 14. Terry King:Bey, Governor, Ohio Province
- 15. Rafael-Vazquez:El, Minister of Foreign Affairs, Texas Province
- 16. Saadig:Bey Senator, Illinois Province
- 17. Harry Poole: Bey, Senator, Tennessee Province
- 18. Molden:Bey, Senator, California Province
- 19. D. Wallace: Bey, Senator, California Province
- 20. Ronell-Gray: Bey, Senator, Georgia Province
- 21. Lawrence-King:El, Representative, Tennessee Province
- 22. Clifton Woodson:Bey, Representative, Tennessee Province
- 23. Romulus-Dorsey: El, Chief Judge, Illinois Province
- 24. Wilcots: Bey, Chief Judge, California Province
- 25. Emalin: El, Public Minister, Missouri Province
- 26. Camrael:Bey, Public Minister, Province of Ontario, Canada)
- 27. Amun: El, Public Minister, Illinois Province
- 28. Andre Leslie-Atkins: El, Commissioner, Vicegerent, Illinois Province
- 29. Shawana-Powell:Bey, Commerce Commissioner, Texas Province
- 30. Prince-El:Bey, Marshal, California Province



SIGNATORIES to this Legislative Act

General Congress Assembled, United States of America Republic

Name:	Position and Province		Vote:		
Christopher-Cannon:Bey, President Illinois Province		Date		Yea	Nay
Sharon (Kalona)-Green:El, Speaker of the House	Date		Yea	Nay	
Kimberly-Ware:Bey, Treasurer, Illinois Province	Date		Yea	Nay	
Charles:Bey, Attorney General, California		Date		Yea	Nay
Taiwuan:Bey, Recorder of Deeds, Illinois Province		Date		Yea	Nay
Ross-Woody:Bey, Jr., Secretary of State		Date		Yea	Nay
Sister Brigit-Bridges:El, Governor, Iowa Province		Date		Yea	Nay
Lashawn-Earl:Bey, Governor, Texas Province		Date		Yea	——Nay
Unas Sebkhet Re-El, Governor, Tennessee Province		Date		Yea	Nay
Colin-Hylton:El, Governor, New Jersey Province	Date		Yea	Nay	



DWallace:Bey, Senator, Province of California	Date		Yea	Nay	
2. Walkeel Bey, Sellikol, 110 vince of California	Bute		100	1 (u)	
Ronnell-Gray Rev Governor Georgia Province	Date			——— Nav	
Ronnell-Gray:Bey , Governor, Georgia Province	Date		Yea	Nay	
Lawrence-King:El , Representative Tennessee	Date		Yea	Nay	
Clifton-Woodson:Bey, Representative, Tennessee	Date		Yea	Nay	
Romulus-Dorsey:El, Chief Justice, Illinois		Date		Yea	Nay
Wilcots:Bey, Chief Judge, California Province	Date		Yea	Nay	



Linda (Emalin)-Bashful:El		Date	_	Yea	Nay
Camrael-Powell:Bey, Public Minister, Ontario, Canada	Date		Yea	Nay	
Amun:El, Public Minister, Illinois Province		Date		Yea	Nay
Rafael-Vasquez:El, Foreign Affairs Minister, Texas		Date		Yea	Nay
Andre Leslie-Atkins;El, Commissioner Vicegerent Vicegerent (Province of Illinois)		Date		Yea	Nay
Shawana-Powell:Bey, Commerce Commissioner	Date		Yea	Nay	
Prince El:Bey, Marshal, California		Date		Yea	Nay

