UNITED STATES OF AMERICA REPUBLIC

In Continental Congress Assembled



PUBLIC LAW 112-02

Amended: 18 June 2017

PASSPORTS

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

Introduced as **Senate Joint Resolution 02**, with **70** co-sponsors and as **House Joint Resolution 02** with **70** co-sponsors, a request was delivered before the Continental Congress to honor and therefore establish laws for Passports.

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

The 1st Continental Congress of the United States of America Republic publicly declared 2015 the national "Year of the United States of America Republic". The document known as Public Law PUBLIC LAW 112-02 was signed and enacted into law on 18 June 2017 by the following SIGNATORIES to this Legislative Act in Attendance;

General Congress Assembled, United States of America Republic

- 1. President, Province of Illinois, Christopher-Cannon: Bey
- 2. Speaker of the House, Province of Missouri, Sharon-Green: El



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3. USAR Secretary of State, Province of Missouri, Ross Woody Jr,: Bey

4. Supreme Court Justice - Province of Illinois, Taiwaan Smith Bey

5. Chief Justice, Province of Illinois, Romulus Dorsey: El

6. Att. General - Province of Illinois - Larry Taylor: Bey

7. Assistant Atty. General, Province of Khalifa, Antonyeo Robinson: El

8. Foreign Affairs Minister, Province of Texas, Rafael-Vazquez: El

9. Dir. of Business Development, Province of Khalifa - Dadrian Anderson: Bey

10. Governor, Province of Arizona, Dexter-Johnson: Bey

11. Governor, Province of Florida, Albert Jerraine-Griffin: Bey

12. Governor, Province of Georgia, Mandel Williams: El

13. Governor, Province of Indiana, Larry-Murray: El

14. Governor, Province of Khalifa, G. Riller: El

15. Governor, Province of Louisiana, Eric Wannamaker: Bey

16. Governor, Province of Maryland - Altie Archer: Bey

17. Governor, Province of Michigan, Napoleon-Kendall: Bey

18. Governor, Province of Minnesota, Vicie Christine-Williams: Bey

19. Governor, Province of Mississippi, Welton-Turk: Bey

20. Governor, Province of Missouri, Floyd-Harris: Bey

21. Governor, Province of Nevada, Tony-Jarman: Bey

22. Governor, Province of New Jersey, Colin Hylton: El

23. Governor, Province of North Carolina, Nasir Ma'at: El

24. Governor, Province of Ohio, Terry King: Bey

25. Governor, Province of Tennessee, D. Maurice Parham: Bey

26. Governor, Province of Virginia, Darnell Brown: Bey

27. Lt. Governor, Province of Arizona, Marlo-Jones: El

28. Lt. Governor, Province of Georgia, Timothy Jackson: El

29. Lt. Governor, Province of Illinois, Rasil-Clady: Bey

30. Lt. Governor, Province of Nevada, Victor-Pizarro: El

31. Lt. Governor, Province of North Carolina, Yisrael (Carol)-Murray: Bey

32. Lt. Governor, Province of Ohio, Galen Carson: Bey

33. Lt. Governor, Province of Tennessee, J. Javon-Curry: Bey

34. Lt. Governor, Province of Virginia, Rich Wilson: Bey

35. Assistant Governor, Province of Georgia, Christopher Hill: Bey

36. Assistant Governor, Province of North Carolina, Sean-Ikard: Bey

37. Assistant Governor, Province of Ohio, Anthony-Hammond: Bey

38. Assistant Governor, Province of Virginia, Joseph-Middleton: Bey

39. Secretary of State, Province of Arizona, Stephanie-Clark: Bey

40. Secretary of State, Province of Khalifa, Demeitric Mason: El

41. Secretary of State, Province of Georgia, Maureen Willis: El



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42. Secretary of State, Province of Illinois, Lewanda Hazelett: Bey

43. Secretary of State, Province of No. Carolina, Trevis-Haskins: El

44. Public Minister, Province of Florida, William L.-Salter III,: Bey

45. Public Minister, Province of Michigan, Joseph-Johnson: Bey

46. Public Minister, Province of Missouri, Linda Ann-Bashful: El

47. Public Minister, Province of Missouri, Maurice-Reynolds: Bey

48. Public Minister, Province of Ontario, Canada, Steven Richards: Bey

49. Representative, Province of Colorado, Ajoa Nash-Conner: Bey

50. Representative , Province of Minnesota, Yashmall: Bey (Kevin Scaife: Bey)

51. Senator, Province of Colorado, Kakuyon: El

52. Senator, Province of Georgia, Ronnell-Gray: Bey

53. Senator/Liaison, Province of Georgia, Tara-Hill: Bey

54. Senator, Province of Illinois, Clayton Ronald-Henderson: El

55. Senator, Province of Illinois, J. Sept: El

56. Senator, Province of Illinois, Rodney-Tyms: Bey

57. Senator, Province of Michigan, George-Bond: Bey

58. Senator, Province of North Carolina, Hope Ma'at El

59. Senator, Province of Ohio, Reginald-Purnell: Bey

60. Vicegerent Commissioner, Province of Illinois, Leslie-Atkins: El

61. Vicegerent Chief, Province of Illinois, Saadiq: Bey

62. Vicegerent, Province of Arizona, Jorge-Bravo: Bey

63. Vicegerent, Province of Colorado, Evelyn-Gordon: Bey

64. Vicegerent Commissioner, Province of Michigan, Damon-Lewis: El

65. Vicegerent Commissioner, Province of Minnesota, Bryce Lee-Williams: Bey

66. Vicegerent Commissioner, Province of Ohio, Andwele-Montgomery: Bey

67. Vicegerent, Province of Georgia, Akil: Bey

68. Vicegerent, Province of No. Carolina, Patric-Baker: Bey

69. Vicegerent, Province of Ohio, Dana-Coggins: Bey

70. Vicegerent, Province of Ohio, Daryl Van-Brown: Bey

It reads as follows:

PUBLIC LAW PUBLIC LAW 112-02, on 18 June 2017

JOINT RESOLUTION

Authorizing and requesting the President

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



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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.



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LEGISLATIVE HISTORY-111 Res.:02 CONGRESSIONAL RECORD, Vol. #(2017): **18 June 2017** considered and passed by the Continental Congress.



PUBLIC LAW 112-02

CHAPTER 2

PASSPORTS

Section No.	Description
112-02-211	Authority to grant, issue, and verify passports
112-02-212	Persons entitled to passport
112-02-213	Application for passport; verification by oath of initial passport
112-02-214	Fees for execution and issuance of passports; persons excused from payment
11 2-02-2 17a	Validity of passport; limitation of time
112-02-218	Returns as to passports issued, etc.



PUBLIC LAW 112-02

CHAPTER 2

PASSPORTS

SECTION 112-02-211 Authority to grant, issue, and verify passports

The U.S.A.R. Secretary of State may grant and issue passports (including passport cards), and cause passports to be granted, issued, and verified in foreign countries by diplomatic and consular officers of the United States of America Republic, and by such other employees of the Department of State <u>who are citizens of the United States of America Republic as the U.S.A.R. Secretary of State may designate</u>, and by the chief or other executive officer of the insular possessions of the United States of America Republic, under such rules as the President shall designate and prescribe for and on behalf of the United States of America Republic, and no other person shall grant, issue, or verify such passports. Unless authorized by law, a passport may not be designated as restricted for travel to or for use in any country other than a country with which the United States of America Republic is at war, where armed hostilities are in progress, or where there is imminent danger to the public health or the physical safety of United States of America Republic Nationals and citizens (travelers).

SECTION 112-02-212 - Persons entitled to passport

No passport shall be granted or issued to or verified for any other persons than those owing allegiance, whether citizens or not, to the United States of America Republic.

SECTION 112-02-213 - Application for passport; verification by oath of initial passport

Before a passport is issued to any person by or under authority of the United States of America Republic such person shall subscribe to and submit a written application which shall contain a true recital of each and every matter of fact which may be required by law or by any rules authorized by law to be stated as a prerequisite to the issuance of any such passport. If the applicant has not previously been issued a United States of America Republic passport, the application shall be duly verified by his oath before a person authorized and empowered by the U.S.A.R. Secretary of State to administer oaths.



SECTION 112-02-214 - Fees for execution and issuance of passports; persons excused from payment

- (a) There shall be collected and paid into the Treasury of the United States of America Republic a fee, prescribed by the U.S.A.R. Secretary of State by regulation, for the filing of each application for a passport (including the cost of passport issuance and use) and a fee, prescribed by the U.S.A.R. Secretary of State by regulation, for executing each such application except that the U.S.A.R. Secretary of State may by regulation authorize State officials or the United States of America Republic Postal Service to collect and retain the execution fee for each application for a passport accepted by such officials or by that Service. Such fees shall not be refundable, except as the Secretary may by regulation prescribe. No passport fee shall be collected from an officer or employee of the United States of America Republic proceeding abroad in the discharge of official duties, or from members of his immediate family; from an American seaman who requires a passport in connection with his duties aboard a United States of America (American) flag-vessel; from a widow, widower, child, parent, grandparent, brother, or sister of a deceased member of the Armed Forces proceeding abroad to visit the grave of such member or to attend a funeral or memorial service for such member; or from an individual or individuals abroad, returning to the United States of America Republic, when the Secretary determines that foregoing the collection of such fee is justified for humanitarian reasons or for law enforcement purposes. No execution fee shall be collected for an application made before a National official by a person excused from payment of the passport fee under this section.
- (b)(1) The U.S.A.R. Secretary of State may by regulation establish and collect a surcharge on applicable fees for the filing of each application for a passport in order to cover the costs of meeting the increased demand for passports as a result of actions taken to comply with any sections of the U.S.A.R. codes that refer to reform of intelligence or terrorism prevention. Such surcharge shall be in addition to the fees provided for in subsection (a) and in addition to the surcharges or fees otherwise authorized by law and shall be deposited as an offsetting collection to the appropriate Department of State appropriation, to remain available until expended for the purposes of meeting such costs.
 - (2) The authority to collect the surcharge provided under paragraph (1) may not be exercised after September 30, 2037 [unless otherwise by approved legislation of the Continental Congress].
 - (3) The U.S.A.R. Secretary of State shall ensure that, to the extent practicable, the total cost of a passport application during any fiscal years shall not exceed the cost of the passport application established by regulation.



SECTION 112-02-217a - Validity of passport; limitation of time

A passport shall be valid for a period of ten years from the date of issue, except that the U.S.A.R. Secretary of State may limit the validity of a passport to a period of less than ten years in an individual case or on a general basis pursuant to regulation.

SECTION 112-02-218 - Returns as to passports issued, etc.

All persons who shall be authorized to grant, issue, or verify passports, shall make return of the same to the U.S.A.R. Secretary of State, in such manner and as often as he shall require; and such returns shall specify the names and all other particulars of the persons to whom the same shall be granted, issued, or verified, as embraced in such passport.

Note: any reference to Passports not covered in this Section, see Public Law 116-01, Section 4.

SECTION 5: PASSPORTS:

(a) That in order to prevent the abuse of U.S.A.R. passports in foreign countries, it be ordered that in future all passports shall be issued only by U.S.A.R.'s Department of State, to be valid for two years, and subject to a single extension for two years longer by diplomatic and certain consular officers of the United States of America Republic; but that in order to provide for cases of emergency diplomatic and certain consular officers of the United States of a certain consular officers of the United States of America Republic; but that in order to provide for cases of emergency diplomatic and certain consular officers of the United States of America Republic be authorized to issue under prescribed regulations provisional passports for a particular journey or occasion, and limited in the length of time of their validity to not more than six months.

(b) That for the purpose of meeting the demands of the local authorities in foreign countries U.S.A.R. citizens who have registered in accordance with the law as heretofore recommended be furnished, under departmental regulations, with a statement to the effect that they are so registered, and that complete lists of U.S.A.R. citizens thus registered be reported to the Department of State every three months.

(c)That the diplomatic officers of the United States of America Republic be instructed to open negotiations with the governments to which they are accredited extending and perfecting the treaty relations with respect to the rights of U.S.A.R. nationals/citizens in order to secure their rights and privileges in accordance with the Constitution and Laws of U.S.A.R.



- Same Force And Effect

[see P.L. #112.03, Section 2. Additional Documents – Same Force And Effect]

The following documents shall have the same force and effect as proof of United States of America Republic citizenship as "certificates of nationalization" or of citizenship issued by the U.S.A.R. Attorney General or by a U.S.A.R. court having Nationalization jurisdiction:

(1) A **passport**, during its period of validity (if such period is the maximum period authorized by law), issued by the Secretary of State to a citizen of the United States. [see Title 6, P.L. #112-02 Ch. 1 – Passports]

(2) The **report**, designated as a "<u>Report of Birth Abroad of a Citizen of the United</u> <u>States of America Republic</u>", issued by a consular officer to document a citizen born abroad. For purposes of this paragraph, the term "consular officer" includes any United States citizen employee of the Department of State who is designated by the U.S.A.R. Secretary of State to adjudicate nationality abroad pursuant to such regulations as the Secretary may prescribe.

[End of Resolution]

