# MOORISH NATIONAL REPUBLIC OF PEACE

# Supreme Religious Council Assembly Court of Justice



# TO ESTABLISH THE COURT OF JUSTICE

Pursuant to the Moorish National Republic of Peace Constitution (2025), Amendment XVIII, Section 3, wherein it states:

"The Moorish National Republic of Peace shall make all Laws necessary and proper for carrying out the powers vested in its government, departments, and officers under this Constitution," there shall hereby be designated The Court of Justice provisions to serve this purpose.

This Public Law shall go into immediate force.

PUBLIC LAW VOTED ON: March 9th 2025, Amended

GRAND WAZIR OF M.N.R.P.: Eric-Ingram: Bey

#### ARTICLE I: ESTABLISHMENT OF THE JUDICIAL BRANCH

# **Creation of the MNRP Court of Justice**

- 1. The MNRP Court of Justice is hereby established as the supreme judicial authority within the Moorish National Republic of Peace (MNRP).
- 2. This court shall have exclusive jurisdiction over all civil, criminal, and equity matters within the governance of the MNRP.
- 3. The Court shall ensure justice, protect individual rights, and uphold the rule of law within the MNRP, safeguarding the **Divine Right and Dominion** of all Moroccan Nationals.

### ARTICLE II: COMPOSITION OF THE COURT

#### Structure

- 1. The **MNRP Court of Justice** shall be composed of:
  - o One (1) Chief Justice
  - o Four (4) Associate Justices
  - o A Panel of Jurists appointed to assist in legal research and mediation.
- 2. Additional justices and jurists may be appointed by the **Grand Vizier of Internal Affairs** when necessary.

# **Appointment of Justices and Jurists**

- 1. Justices shall be appointed by the **Grand Vizier of Internal Affairs** with the consent of the **Council of Provinces**.
- 2. Jurists shall be selected from among experienced legal scholars, practitioners, and religious law experts within the MNRP.
- 3. Candidates must be Moroccan Nationals in good standing, possessing extensive knowledge of the **Laws**, **Constitution**, and **Moorish Heritage**.

#### **Tenure and Removal**

- 1. Justices and Jurists shall serve **lifetime appointments** during good behavior.
- Removal shall only occur through impeachment for high crimes, gross misconduct, or incapacity.

### ARTICLE III: POWERS AND RESPONSIBILITIES

# **Jurisdiction and Authority**

- 1. The MNRP Court of Justice shall have the authority to hear all cases concerning constitutional matters, human rights violations, property disputes, and commercial matters under MNRP jurisdiction.
- 2. The Court shall have the power to interpret and enforce:
  - o The Constitution of the MNRP
  - Divine Right and Dominion Act
  - International Treaties ratified by the MNRP
- 3. All rulings, judgments, and decrees issued by the Court are **final and binding**.

#### **Role of Jurists**

- 1. Jurists shall **assist Justices** by providing expert legal opinions and research on cases.
- 2. Jurists may mediate and arbitrate disputes requiring specialized knowledge.

#### ARTICLE IV: PROCEDURES AND OPERATIONS

#### **Rules of Procedure**

- 1. The MNRP Court of Justice shall establish rules of procedure ensuring:
  - Fair and impartial trials
  - Due process protections
  - Timely resolution of cases
- 2. These rules shall be approved by the Council of Provinces.

# **Hearing and Adjudication**

- 1. The Court shall conduct **public hearings**, except in cases requiring confidentiality.
- 2. Defendants shall have the right to **legal representation**, **present evidence**, **and summon witnesses**.
- 3. The **Chief Justice** shall issue **written opinions** outlining legal reasoning for each ruling.

# **Appeals**

1. Appeals may be heard by an **appellate panel** of **three Justices**, excluding the presiding Justice.

2. The final appeal shall be decided by the **Grand Vizier of Internal Affairs**, whose ruling shall be final.

#### ARTICLE V: INDEPENDENCE AND ACCOUNTABILITY

# **Judicial Independence**

- 1. The judiciary shall function **independently** from the executive and legislative branches.
- 2. Justices and Jurists shall operate without fear or external influence.

# **Accountability**

- 1. Justices and Jurists shall be held to the **highest ethical standards**.
- 2. A Judicial Oversight Committee shall investigate complaints and, if necessary, initiate impeachment proceedings.

#### ARTICLE VI: FUNDING AND RESOURCES

# **Budget and Funding**

- 1. The judiciary shall be funded **annually** through a budget allocated by the **National Treasury**.
- 2. Adequate resources shall be provided for:
  - Legal research
  - o Case management systems
  - o Compensation of Justices and Jurists

# **Facilities and Staff**

- 1. The Court shall be housed in **designated judicial facilities**.
- 2. Staff members shall be appointed based on merit and expertise.

## ARTICLE VII: COURT ADMINISTRATION

# **Court Administrator**

1. A **Court Administrator** shall oversee daily court operations, including scheduling and case filings.

2. The Administrator shall be appointed by the **Grand Vizier of Internal Affairs**.

# **Annual Reports**

- 1. The MNRP Court of Justice shall submit an **Annual Report** to the **Council of Provinces** detailing:
  - Caseload statistics
  - o Key rulings and legal developments
  - o Recommendations for legislative updates

# ARTICLE VIII: PUBLIC ACCESS AND TRANSPARENCY

#### **Public Access**

- 1. Court proceedings shall be **open to the public**, except when **national security or privacy rights** require confidentiality.
- 2. All final decisions shall be **published and publicly available**.

# **Publication of Decisions**

- 1. The Court shall maintain an **online database of case law** for legal reference.
- 2. Summaries of rulings shall be published in MNRP legal bulletins.

#### **ENACTED AND RATIFIED**

Passed and Ratified by the Moorish National Republic of Peace on March 9th, 2025