



State of Diadematis Illorum Morocco Prius Texas House of the Dalil Aziz

Done on March 17, 2023

Be it enacted by the House of Dalil Aziz for the law titled as follows:

“Contracting State Act”

Whereas Title 18 Section 5 recognizes the State of Diadematis Illorum Morocco Prius Texas as being A Contracting State and the Receiving State in correlation with the Charter of the United Nations of 1945, the Vienna Convention on Diplomatic Relations of 1961, the Vienna convention on consular relations of 1963, and the various Moorish Treaties.

Therefore, be it enacted by the House of Dalil Aziz of the Diadematis Illorum Morocco Prius Texas in congress assembled, that the Bill titled as Title 18 Section 5 “Contract State Act” shall read as follows:

Title 18 Section 5: “contracting State Act”

§ 5.1 Contracting State as defined by the succession State.

The term “Contracting State” or “Receiving State” shall have the same meaning regarding a regional Moroccan State which has consented by ratification, depository, accession, and promulgation to be bound to the Charter of the United Nations of 1945, the bilateral Treaty of Peace and Friendship of 1787, the bilateral Treaty of Peace and Friendship of 1836, the multilateral Madrid Convention of 1880, and the multilateral Act of Algeciras of 1906.

§ 5.2. Receiving State in accordance with the Vienna convention on Diplomatic Relations

- a. The succession State of Diadematis Illorum Morocco Prius Texas shall have absolute sovereignty and jurisdiction as a “Contracting State: or the “Receiving State” as expressed in the Vienna Convention on Diplomatic relations of 1961.
- b. Privileges and immunities of authorized officials. Inter alia, shall be inviolable.

§ 5.3. Receiving State in accordance with the Vienna convention on consular relations.

The Contracting State of Diadematis Illorum Morocco Prius Texas shall have absolute sovereignty and jurisdiction as a “Contracting State” and the “Receiving State” as expressed in the Vienna convention on consular Relations of 1963 in the Empire of Morocco.

- a. Privileges and immunities of authorized officials, inter alia, shall be inviolable.

§ 5.4. the colonial chartered state of Texas as defined.

The “state of Texas” means a “foreign colonial charter” that has been succeeded by the succession of a Moroccan State constitution of Diadematis Illorum Morocco Prius Texas, per an Act of Self-determination, Self-governance, and Decolonization in the Empire of Morocco.

§ 5.5. The colonial chartered state of Texas is not a contracting State or receiving State.

- a. The colonial chartered “state of Texas” shall not be entitled to the legal personality of being a “Contracting State” or a “Receiving State” in the Empire of Morocco,
- b. The colonial chartered state of Texas is not recognized as being a “State” in accordance with the customary norms of international law,
- c. The colonial chartered state of Texas has not declared its independence or deposited its constitution with the Secretariat of the United Nations Charter Article 102(1)(2),
- d. The colonial chartered state of Texas is not a Contracting State to the charter of the United Nations by acceptance, ratification, depositary, and promulgation in conformity with the Secretariat of the United Nations Charter Article 102(1)(2),
- e. The colonial chartered state of Texas is not a Contracting State to the bilateral Treaty of Peace and Friendship of 1787, the bilateral Treaty of Peace and Friendship of 1836, the multilateral Madrid Convention of 1880, and the multilateral Act of Algeciras of 1906,
- f. The colonial chartered state of Texas of 1845 has the legal personality of being a foreign corporation, municipality, association, charter, organ, district, or franchisee of the federal corporation known as the United States International Organization of 1871,
- g. The colonial chartered state of Texas and the United States International Organization shall not be recognized as being a “Contracting State” or “Receiving State” in the Empire of Morocco,
- h. The colonial chartered state of Texas and its organs, agents, and persons shall not be entitled to enjoy privileges and immunities,
- i. The colonial chartered state of Texas and its organs, agents, and persons shall not be immune from Moroccan judicial authority, and
- j. The colonial chartered state of Texas and its organs, agents, and persons shall be subject to the compulsory competent Consular Court of *Diadematis Illorum Morocco Prius Texas*.

Makara El

/s/

Approved by Dalil Aziz

Kendon Bey

Signed into Law