

# MC Vote on Spring 15,111 Legislative Bill Proposals

7 responses

Current Date

7 responses

May 1996	15
May 2025	13 14 4 16

Full Name and Title

7 responses

Nyima Xi Amaru, Chief Minister of Births, Deaths, + Forensics

Yogi Olokun Minister of Cosmology

Ja’El Obatala Xi Amaru Bey Chief Minister of Health

Minister of Arts and Culture Waxak Xi Amaru Ali

Jahi Amaru Chief Minister of communications

Minister Yahxiyahu Xi-Amaru

Manuel Amaru Bey Chief Minister of Community Action & Family

Chief Executive Proposals





CE-15111-001

## An Act to establish healthy entrance into heterosexual relationships and a disease- free Nation

From the Chief Executive

1st Month 24th Day Year 15,111

April 13th 2025

Chief Amaru Namaa Taga Xi-Ali introduces this bill

### Relationship Health & Detox Act

**Summary:** An act calling for a disease-free tribal jurisdiction by requiring all new heterosexual couples to go through a 30-day ARNA Sanctioned detox as carried out by AMA Doctors trained in indigenous science detox protocols to nationals of the ARNA Xi-Amaru tribal jurisdiction.

**Analysis:** ARNA as a tribal jurisdiction, nationalizes Indigenous Americans who specifically have Indigenous heritage in North America from amongst so-called Black Americans. These nationals come into our jurisdiction with the habits and behaviors they learned from Standard American culture in the USA. The rates of STDS, chronic illness, acute disease in the USA provides us with the reality that some people entering ARNA will have these issues. As a nation striving to create a healthy population of Nationals, it is important to use all of the tools of the various institutions to serve the Nationals of ARNA. The Aboriginal Medical Association and Aboriginal University credentials Indigenous Doctors in the ARNA jurisdiction. These doctors are taught the healing techniques to serve nationals and non-nationals. These techniques can be used to help create healthy families.

**AMA Biology Findings:** Through the work of Native Labs and the research teams of AMA, we hold that there are 5 areas that are the primary causes of disease. They are:

Pathogens (parasites)

External Pollution

Nutrient Deficiencies

Lack of Exercise (Internal Pollution)

Lack of Rest (Anabolic Deficiencies)

### Actions:

**Action 1** - This bill calls AMA to use its credentialed doctors to serve the ARNA nationals by providing a 30-day detox service to ensure couples



are healthy, disease free, and carrying out actions to improve personal health, group health, and lineal health.

AMA has designed a pathogen detox protocol that uses anthelmintic foods herbs and supplements to scientifically arrest pathogens and their impact on human biology. Data and our experiments show that anthelmintic foods/herbs/supplements arrest the ion channels of these pathogens causing paralysis to parasites and their egg growth. These pathogens are degraded by cellular lysosomes after autophagy occurs via immune organelles and cells. AMA has a certified 30-day detox using anthelmintic foods and supplements. AMA Doctors trained in this protocol will be the suppliers of the 30-day detox protocols. Their names will be available at the main AMA website.

[www.aboriginalmedicalassociation.com](http://www.aboriginalmedicalassociation.com)

## **Action 2**

This bill calls to add a question to our relationship intakes concerning the Covid 19 Vaccines. Everyone filling out the form must report whether or not they took any of the COVID 19 Vaccines or boosters. They must give the dates they took them. If the CE suspects false reporting, the CE can take diagnostics, at the expense of the national, to verify whether or not diagnostics show that the national took the vaccine. Additionally, the form will question if the national is aware if they have had exposure to someone who may have been exposed to Covid 19 Vaccination via direct inoculation or sex. The procedures for this process are to be detailed in the Statutes of the Aboriginal Medical Association. If a national is found guilty of concealing vaccine status, the CE and Prosecutor will initiate a case with the ARNA NJS for the violation.

**Process:** Nationals entering relationships will order the 30-day detox after signing their relationship contracts via [www.theriteportal.org](http://www.theriteportal.org)

The fee for the detox will be uniform (99\$ for the couple) for all doctors for ARNA Nationals. Fees for detox of non-nationals do not apply to this uniform fee, which is specifically for nationals.

After completion of the 30-day detox couples will register their completion at the Rites of Passage Website. After completion of the 30-day detox, there will be no need to complete another 30-day detox.

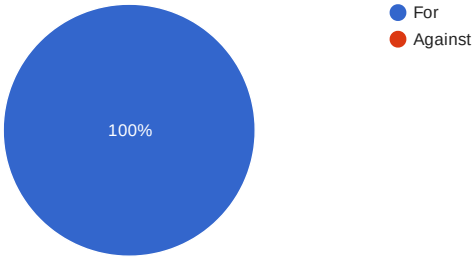
**Laws:** Refusal to complete the detox will bar any National from engaging in a new lawful relationship in ARNA. Couples already married, in a maintenance contract, or other form of relationship are exempt, unless and until they create a new relationship or become a part of a polygynous relationship, upon which time the detox rules apply.

**Effective date:** This bill will go into effect on the Summer Solstice of 2025 (June 21st 2025/15,111).

Bill Author: Chief Amaru Namaa Taga Xi-Ali



7 responses



Any comments, suggestions

2 responses

- Questioning: "at the expense of national to pay for diagnostic if suspicion". I think National should only pays if accusation is ultimately correct.
- Bill should not go into effect until AMA docs are trained in detox methodology so the AMA institution can administer protocol vs single individual for balance of powers and influence. Nationals choice to choose preferred practitioner they like and trust.
- Great bottleneck to squeeze highest quality bloodlines out full of intention and awareness. Minister Ja'El

Ministerial Congress Proposals



**ARNA Health Information and Practitioner Regulation Act (HIPRA)**

Xi Amaru Tribal Government (ARNA)  
 Ministerial Council of Health  
 Bill Number: MC15111-003

Date: March 10, 2025 (Gregorian) / 1st Month, 20th Day, 15111  
 (Aboriginal Calendar)

Sponsor: Ja'El O. Xi-Amaru Bey, Chief Minister of Health

**IN THE MINISTERIAL CONGRESS**

Ja'El Xi-Amaru Bey introduced the following bill, referred to the Ministerial Council of Health as MC15111-003.

**A BILL**

Be it enacted by the Jural Society and Ministerial Congress of the Aboriginal Republic of North America in Ministerial Congress assembled,

**SECTION 1. SHORT TITLE**

This Act may be cited as the "ARNA Health Information and Practitioner Regulation Act (HIPRA)".

**(A) SHORT TITLE**

This Act may be cited as the "Health Information Privacy and Rights Act (HIPRA)."

**(B) PURPOSE**

To safeguard the Tribal Health Information (THI) of Aboriginal Nationals by codifying consent-based standards for its release and use; to reinforce Article 11 protections of privacy under the ARNA Constitution; and to ensure all health data remains under ARNA jurisdiction and in alignment with natural law, spiritual ethics, and cultural sovereignty.

**(C) FINDINGS**

1. The ARNA Constitution (Article 11) guarantees Nationals the natural right to privacy, including protection of personal and health information.
2. The sacredness of Indigenous healing and its role in cultural preservation requires added codification to guide ethical enforcement, practitioner licensing, and dispute resolution through internal ARNA systems.
3. The absence of a formal internal health privacy framework has left a procedural gap that, if left unaddressed, could result in unauthorized disclosure or exploitation of sensitive data.
4. The commercialization and mishandling of medical data among foreign systems has historically contributed to abuse, theft, and disenfranchisement of Indigenous peoples.
5. This Act will enable a lawful, regulated, and consensual process for THI release while preserving jurisdictional integrity and honoring the ancestral principles upon which ARNA health practices are founded.

**(D) DEFINITIONS**

- Tribal Health Information (THI): All health-related assessments, documentation, or data generated under ARNA jurisdiction by a certified practitioner.



- THOC: Tribal Health Oversight Committee – the regulatory body responsible for reviewing, logging, and auditing any external use or release of THI.
- Practitioner: A health professional certified by the Aboriginal Medical Association (AMA) and accredited by ARNA.
- Consent: A formal, written, and signed authorization by a National outlining the specific, limited use of their THI.

#### (E) OPERATIVE CLAUSES

##### 1. Sovereignty of Tribal Health Information (THI)

- THI generated under ARNA jurisdiction is the intellectual and legal property of ARNA.
- Sharing THI with external parties does not transfer jurisdiction, authorship, or governance rights.

##### 2. Conditions for Release of THI

THI may only be released when:

- Initiated by the explicit written consent of the National;
- Logged and reviewed by the Tribal Health Oversight Committee (THOC);
- Used for one or more of the following approved purposes:
  - Insurance claim validation;
  - Legal representation or court-submitted testimony;
  - Collaborative healing consultation among accredited practitioners.

##### Prohibited Uses:

- THI may not be sold, licensed, or distributed for profit.
- No use for commercial marketing, research databases, or general disclosure.

##### 3. Consent and Oversight Protocol

- Consent must specify the:
  - Recipient institution or party;
  - Exact purpose and time frame;
  - Format in which THI may be shared.
- All approved releases must be entered in the official THOC registry.

##### 4. Practitioner Authority & Accountability

- Only AMA-certified, ARNA-accredited practitioners may generate or issue THI for legal or administrative use.
- Any unauthorized use or issuance shall be subject to:
  - Immediate disciplinary review by THOC;
  - Revocation of credentials;
  - Referral to the National Jural Society for civil liability review.

##### 5. Interoperability without Jurisdictional Compromise

- Formatting THI to meet HIPAA or other administrative standards does not:
  - Transfer authorship to the recipient;
  - Waive ARNA sovereignty;
  - Remove legal obligations to ARNA constitutional law.
- A jurisdictional disclaimer must accompany any external THI transmission.

##### 6. Conflict of Law Clause

- In any dispute or cross-jurisdictional conflict, ARNA constitutional and statutory authority shall prevail over external interpretations or mandates concerning THI.



**(F) PENALTIES**

Violations of this Act are subject to:

- Practitioner censure, suspension, or permanent disqualification by THOC;
- Civil sanctions, including fines, under ARNA statutory law;
- Investigation and adjudication by the National Jural Society if injury to a National occurs.

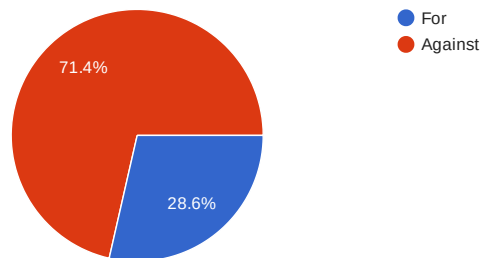
**(G) SUMMARY OF PURPOSE**

HIPRA exists to protect the privacy, dignity, and sovereignty of Aboriginal Nationals in the realm of health information. It affirms that Tribal Health Information (THI) shall never be commodified, mishandled, or used outside of ARNA law. All THI interactions must remain lawful, consensual, culturally respectful, and spiritually accountable.

**(H) EFFECTIVE DATE**

This Act shall take effect sixty (60) days after final adoption and approval pursuant to Article 56 of the ARNA Constitution.

7 responses

**Any comments, suggestions**

3 responses

Good idea overall.

Deemed unconstitutional

Invokes mandates against CEO/Grantor or POA or even Benefactor's wishes in his own instrumentality without being voted upon by that entities committee board of directors or executive authority byway of its articles of organizational structure. Thus it would cause injury eventhough the heart behind the proposal is admirable it crosse over into sbject matter jurisdiction or a violation envoking remedy for breach of violation of right to protect property. Private vs public. (Even though private can contract with a public entity, hence the use for instrumentality. We need our own local jurisdictional charters then set up our own regulatory and safey codes and offer solutulions from a private but phillantropic and FBO and other means to distribute services to the public. Win-win scenario with no breaches.



**Black Future Month Act****IN THE MINISTERIAL CONGRESS**

Date: May 01, 2025

Minister Waxak Amaru Xi Ali introduced the following bill

**A BILL****SECTION 1: SHORT TITLE**

This Act shall be cited as the **"Black Future Month Act."**

**SECTION 2: PURPOSE AND INTENT**

2.1 The purpose of this Act is to:

Officially remove the observance of "Black History Month" from the cultural and civic calendar of ARNA.

Establish the month of February as "Black Future Month" across all institutions and jurisdictions within ARNA.

Shift the national focus from colonial narratives and externally defined histories to forward-facing initiatives that emphasize sovereignty, innovation, and national development.

2.2 This Act seeks to restore the spiritual, cultural, and political identity of Aboriginal Indigenous Peoples who have been mislabeled as "Black" or "African-American" under foreign jurisdiction.

**SECTION 3: DEFINITION**

3.1 "Black Future Month" is defined as a national month of observance, reflection, and projection during which:

ARNA institutions shall highlight future-building initiatives in science, technology, education, governance, finance, and cultural sovereignty.

Youth and community programming shall focus on solutions, inventions, research, and leadership development.

The Ministry of Education and Ministry of Arts and Culture shall provide curriculum, media, and public engagement campaigns promoting Aboriginal identity, national restoration, and global leadership.

3.2 The term "Black" is understood contextually within this Act as a code word for Aboriginal Indigenous Peoples of North America who were misclassified through colonial processes. It is used here as a transitional linguistic bridge, not as a permanent ethnonym.

**SECTION 4: IMPLEMENTATION**

4.1 Beginning February 2025, all ARNA ministries, councils, schools, media outlets, and local jurisdictions shall:

Replace any mention or observance of "Black History Month" with "Black Future Month."

Redirect programming, lectures, events, and funding toward forward-thinking national development initiatives that serve the Aboriginal Nation.

4.2 The Ministry of Arts and Culture and the Ministry of Education and Philosophy shall jointly:





Issue a national theme each year for Black Future Month.

Collect and archive activities, reflections, and creative works for national documentation.

Collaborate with the Ministry of Technology to promote digital innovations led by ARNA nationals.

#### SECTION 5: CULTURAL ALIGNMENT

5.1 This Act is consistent with the Preamble, Declaration of Interdependence, and Articles 2, 6, 9, 13, and 16 of the ARNA Constitution, which affirm:

The right of the Aboriginal People to determine their national narrative and cultural frameworks.

The rejection of colonial misclassifications such as "African-American" or "Black" as legal and spiritual identifiers.

The imperative to reframe education and public observance around sovereignty, truth, and future excellence.

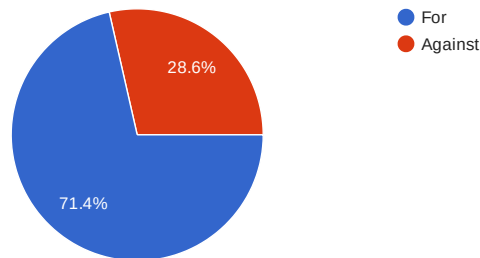
#### SECTION 6: EFFECTIVE DATE

This Act shall take effect on February 1, 2025, and shall be integrated into the annual ARNA national calendar.

#### SECTION 7: SUMMARY

The Black Future Month Act replaces outdated and externally imposed historical narratives with a sovereign observance aligned with ARNA's destiny. By doing so, ARNA elevates its nationals beyond misnomers into a proactive national identity grounded in cultural clarity, innovation, and forward-motion.

7 responses



#### Any comments, suggestions

3 responses

Agree with bill as long as name is changed to reflect past history as well. We're currently reclaiming our lost history of the Xi in America and this bill could assist in that trajectory.

This will be great if it was amending or appealing the pre designated classification as indigenous heritage month

Really nutral but this is Brilliant just dont think government law used to address needs shouldnt be used. Think its the wrong venue. Ill even propose to work with this if it was in a jurisdictional program or project.





