South Carolina Legislature Act 1 to Accept, Acknowledge and Continue

The purpose of this Act is to accept, acknowledge and continue certain specified documents. Be it enacted by the Legislature of South Carolina assembled, that the Declaration of Independence c1776, the Constitution for the United States of America c1819, the Constitution for South Carolina c1776 be, and are hereby, accepted, acknowledged and continued.

Be it further enacted, that this Act shall take effect immediately upon passage and signing into law by the governor.

South Carolina Legislature Act 2 to Accept and Continue Existing Acts

The purpose of this Act is to accept, acknowledge and continue ALL acts, by-laws, codes, laws, ordinances, regulations, statutes, et cetera passed by ALL municipal corporations, departments, agencies, federal territory, et cetera in operation and/or conducting business within the defined, organic geographic boundaries of South Carolina from (year admitted into Union as a State) the Year of Our Lord one thousand seven hundred eighty eight (1788) to the ______ day of _____ in the Year of our Lord two thousand fifteen.

Be it enacted by the Legislature of South Carolina assembled, that ALL acts, by-laws, codes, laws, ordinances, regulations, statutes, et cetera of ALL municipal corporations, departments, agencies, federal territories, et cetera in operation and/or conducting business within the defined organic, geographic land mass boundaries of South Carolina be, and are hereby, accepted, acknowledged and continued.

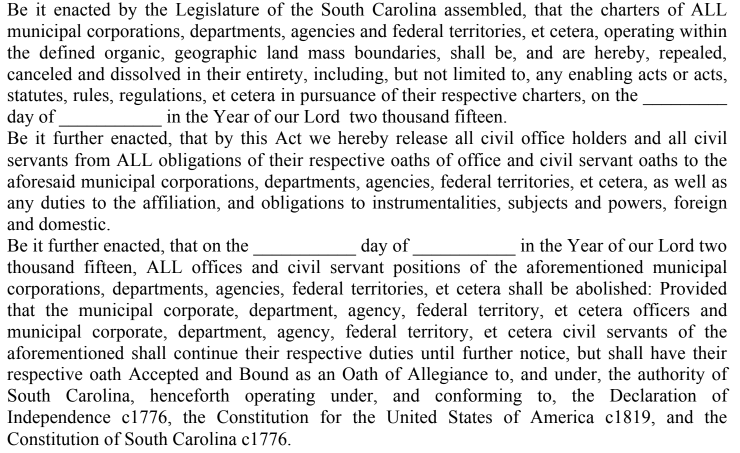
Be it further enacted, that this Act shall take effect immediately upon passage and signing into law by the governor.

South Carolina Legislature Act 3 to Provide Constitutional Government

The purpose of this Act is to provide a Lawful, Constitutional Government within the defined organic, geographic land mass boundaries of South Carolina, and to provide a smooth transition from de facto to De Jure.

Whereas, ALL municipal corporations, departments, agencies and federal territories, et cetera operating within the defined organic, geographic land mass boundaries of South Carolina were given notice in ______ in the Year of our Lord two thousand fifteen to stop the abuses and unlawful activity and completely conform to our Founding Documents.

Therefore,



Be it further enacted, that ALL municipal corporate, department, agency and federal territory, et cetera civil office holders and municipal corporate, department, agency and federal territory civil servants, after their respective Oath of Allegiance has been accepted and acknowledged by the Legislature for South Carolina, shall serve, by commission, until the first General Election shall be held for Citizens and those elected are seated.

Be it further enacted, that the Governor be, and is hereby, authorized to fill ALL local Offices by Appointment and Commission, with the advice and consent of the Senate, and to remove the same when the public interest will be promoted thereby, until the first General Election and those elected are seated.

Be it further enacted, that upon the repeal of the aforementioned municipal corporate, department, agency, federal territory, et cetera charters South Carolina be, and is hereby, declared to be the Sole Successor of ALL the said unlawful municipal corporations, departments, agencies, federal territory, et cetera, and are also claiming, acknowledging and accepting ALL property and monies, including, but not limited to, CAFR funds, accounts and properties; Provided that at such time as Lawful, Constitutional Charters for townships, cities and county settlements can be devised and implemented by the Legislature of South Carolina, South Carolina shall transfer properties and monies back to local control and oversight.

Be it further enacted, that only the absolutely necessary provisions of the respective municipal corporate, departments, agencies, federal territory, et cetera, charters shall continue temporarily in order to wind down the outstanding affairs of the aforementioned, which shall include, but are not limited to, collecting lawful sums due the aforesaid fictional entities; enforcement of lawful contracts and lawful taxes, heretofore assessed, remaining unpaid; collection of ALL lawful claims against said fictional entities and for the enforcement of lawful contracts against

said fictional entities; Provided, until ALL previously stated items have been fully settled and closed, no action shall abate by reason of the passage of this Act, but shall be prosecuted to final judgment.

Be it further enacted, NO further taxes shall be assessed or collected by any of the aforesaid municipal corporations, departments, agencies, federal territory, et cetera.

Be it further enacted, ALL fines, penalties, costs and forfeitures, which are now payable to the aforesaid municipal corporations, departments, agencies, federal territory, et cetera, be, and are hereby, now deemed to be null and void.

Be it further enacted, that ALL acts, codes, regulations, statutes, laws, ordinances, by-laws, et cetera, of the municipal corporations, departments, agencies, federal territory, et cetera, now in force throughout the defined organic, geographic land mass boundaries of South Carolina be, and are hereby, declared null and void ab initio for fraud, duress and coercion; Provided, those absolutely essential to the aforesaid settling and closing of affairs shall be temporarily extended as well as those that regulate the duties and behavior of civil office holders and civil servants; Also provided, that the Legislature of South Carolina may at any time alter, amend or dissolve any of the aforementioned items when the Public Interest or Transition shall demand it.

Be it further enacted, that ALL records, papers and digital media heretofore kept by the municipal corporations, departments, agencies, federal territory, et cetera operating and/or conducting business within the defined boundaries of South Carolina shall be turned over to the Secretary of State.

Be it further enacted, that ALL unlawful prosecutions of victimless crimes shall be, and are hereby, dismissed with prejudice without petition or motion by the defendant and/or prosecutor. Be it further enacted, that We the Living Souls Claim is superior to any and all other creditors due to the fraud perpetrated by both the de facto government and the money-changers.

Be it further enacted, that the Governor shall give notice to the de facto, illegal and unlawful UNITED STATES, et cetera regarding this Act.

Be it further enacted, that this Act shall take effect immediately upon passage and signing into law by the governor.

South Carolina Legislature Act 4 to Provide Sanctions for Perjury

The purpose of this Act is to define and provide sanctions for perjury.

Be it enacted by the Legislature of South Carolina assembled, that the definition of perjury shall be as follows:

- 1. The deliberate, willful giving of false, misleading or incomplete testimony under oath.
- 2. The breach of an oath or promise.

Be it further enacted, that any person who shall violate their Oath of Office, Oath of Allegiance, or any Oath required by Constitution or Act shall be deemed guilty of Perjury, a High Felony, and upon conviction in a Court of competent jurisdiction, shall have the Pains and Penalties decided on a case by case basis.

Be it further enacted, that any person who shall take a false oath or affirmation in any Court under the Authority of South Carolina, or shall give false, misleading or incomplete testimony in any Court under the Authority of South Carolina, or shall enter, or attempt to enter, on the Record of the aforementioned Courts, any false documents or documents falsely sworn to, shall be deemed guilty of Perjury, a High Felony, and upon conviction in a Court of competent jurisdiction, shall have the Pains and Penalties decided on a case by case basis.

Be it further enacted, that this Act shall take effect immediately upon passage and signing into law by the governor.

South Carolina Legislature Act 5 to Provide Sanctions for Impersonation

The purpose of this Act is to define and provide sanctions for impersonation of South Carolina Officers and civil servants.

Be it enacted by the Legislature of South Carolina assembled, that the definition of impersonation shall be as follows:

- 1. Falsely assuming or pretending to be an officer or civil servant acting under the Authority of South Carolina and acting as such.
- 2. Falsely pretending to be a civil servant or officer and engages in any conduct in that capacity with the intent to deceive anyone.

Be it further enacted, that any person who shall impersonate any Office or position under the Authority of South Carolina shall be deemed guilty of Impersonation, a High Felony, and upon conviction in a Court of competent jurisdiction, shall have the pains and penalties decided on a case by case basis.

Be it further enacted, that this Act shall take effect immediately upon passage and signing into law by the governor.

South Carolina Legislature Act 6 to Provide Sanctions

The purpose of this Act is to provide sanctions for disturbing Public Records.

Be it enacted by the Legislature of South Carolina assembled, that any Living Soul who shall alter, deface, destroy, mutilate, conceal, refuse to record or attempt to do any of the aforementioned acts to any Public Record, either of the municipal corporations, departments, agencies, federal territory, et cetera operating and/or conducting business within the defined organic, geographic boundaries of South Carolina, shall be deemed guilty of a high felony, and upon conviction in a Court of competent jurisdiction, shall have the pains and penalties decided on a case by case basis.

Be it further enacted, that this Act shall take effect immediately upon passage and signing into law by the governor.