

**The Michigan Assembly**  
General Assembly Meeting  
Agenda



Date: November 11, 2025

---

**General Assembly Meeting**  
**Special Session**

7:00pm – 9:00pm

**Welcome**

- Opening Prayer (volunteer)
- Bivens Decision (Kenneth Fisher)
- Meeting Protocol (Kenneth Fisher)

**Coordinator Updates (only if urgent)**

**In Process Items**

- **The Land and soil of Michigan and private property belongs to the living sovereign American people on Michigan; not subject to foreign jurisdiction or regulation** (Kimberly Watling, Outreach Committee)
  - Proposal Designation: **GA-20250014** (attached)
  - *Shall the Michigan Assembly re-declare for the public record, our Common Law “Line in the Land” in our Resolve to enact the established Law and clarified in our current “Definitions of the will of the people...” as found in attached document entitled: The Land and soil of Michigan and private property belongs to the living sovereign American people on Michigan; not subject to foreign jurisdiction or regulation?*
  - The updated proposal will be presented to the GA tonight.
  - The PDF document entitled “Final-for-vote-The-Land-and-soil-of-Michigan-and-private-property-belongs-to-the-living-sovereign” is also attached for review. The agenda maker’s understanding is this is the actual document to be voted on. It is also uploaded separately on the “Agendas and Minutes” page of the public website as a “document to present to GA”.

**New Items**

- **Abbreviated Elections** (Rick Worden, GA Working Group)
  - Proposal Designation: **GA-20250015** (attached)
  - *Shall we approve “Steps for Abbreviated Elections” for electing people to Assembly roles during a single GA meeting during this current emergency situation in November, 2025?*
  - This proposal will be presented to the GA tonight.
  - The PDF document entitled “Abbreviated-Elections-GAWGMOM-0070-Item-105” is also attached for review.

**Close**

(please stop recording)

# The Michigan Assembly

## Proposal

### Designation GA-20250014



## The Land and soil of Michigan and private property belongs to the living sovereign American people on Michigan; not subject to foreign jurisdiction or regulation

---

### Proposal Information

---

**Proposal Question:** Shall the Michigan Assembly re-declare for the public record, our Common Law “Line in the Land” in our Resolve to enact the established Law and clarified in our current “Definitions of the will of the people...” as found in attached document entitled: The Land and soil of Michigan and private property belongs to the living sovereign American people on Michigan; not subject to foreign jurisdiction or regulation?

---

### Describe how this proposal serves and/or protects the people on Michigan:

Our Resolve: to enact established natural law: The Land and soil of Michigan are private property (called “Real Estate” by Pirates), as well as the Home, contents and furnishings and do in fact belong to the living American people on Michigan and therefore not subject to tax, levy, lien, foreclosures, forfeiture, re-possession, mortgage and securities fraud, fraudulent transfers, imminent domain, Search and or Seizure, license, permit, registration, easement, ZIP© or any manner of offenses including and not limited to: Inland piracy, unlawful conversion, human trafficking, barratry, fraud and as defined with current clarifications in the attached support document under title of: “The Land and soil of Michigan and private property belongs to the living sovereign American people on Michigan; not subject to foreign jurisdiction or regulation”. And, “

It proclaims what has always been the case; The Fraud that has been going on is null and void from the beginning.

Therefore, The Sovereign’s in Delegation of Authority on Michigan Nation State move to protect our people;

This is the will of the people:

No More. Line peacefully drawn in the Land; enacted now.

We the people

---

### Summary and/or Link(s) to Relevant Document(s):

Intention matters. please consider this. I ask for the flexibility from GA tonight, in special session, to please allow for any final publishing amendments live or in the final preparations for publish that minor errors or punctuation or format be permitted corrected for the record to show with most honor.

In summary, there are split views for this Intended proposal – A few in The Michigan Assembly, General Assembly do not want to make Law. And believe our making law would legitimize the crimes if we command the law. And want less words.

The below wording, re-writing the proposal, minimizing to this... was said “I can get behind this” in committee by a Rick Worden and Richard Saroni.

However, others with new comprehensions have had changes of heart for their tepid support of an obvious “yes” required vote to the offered question..., and support has been rescinded.

This is what Rick and Richard Offered instead of what was written originally for the Proposal Question:

“Shall The Michigan Assembly resolve that The Land and soil of Michigan and private property belong to the living American people?”

Offered by Rick: Describe how this proposal serves and/or protects the people on Michigan:

“It proclaims what has always been the case.

And the Fraud that has been going on is null and void from the beginning.”

The rest of the original proposal document was not even considered or looked at after the this and the discussion of “Terms” could not be agreed upon and the proposal instead was reduced to this.

This, revision in committee is not what is being proposed; just reported for the succinct essence captured and it’s true... and now resolved, the fraud is publicly named for the Truth it is and the will of the people is expressed with specificity and subject to change as deemed necessary to serve and protect our people.

What is being proposed is contained here in this proposal presented in the: Title, Question and attached document under title of: “The Land and soil of Michigan and private property belongs to the living sovereign American people on Michigan; not subject to foreign jurisdiction or regulation”.

With apology, The online proposal form has formatting limitations which caused proposal issues when originally presented and which caused repetitiveness. This has been remedied by making the document into a pdf and thus, attached tidied up for proper presentment to the GA with close to half of the Assembly who did vote for the language intended, and wherein after cleaned up with amendments is returned for this proposal’s vote by special session on Tuesday November 11, 2025 at 7:00pm EDT.

---

**Sponsoring Committees:** Outreach

---

**Urgency:** Urgent

---

**Amount of Funding Needed:** \$0

**Funding Source:** No Funds Required

**Recurring Expense:** No

---

## History

---

**Date Initially Written:** October 28, 2025

---

**Initiated by:** Kimberly Watling

---

## Origination Details:

This proposal was originally brought in concept to The Michigan Assembly in spring of 2025 by Kimberly Mayer Watling. Due to other interferences within the assembly and re-arranging of roles; the strategies committee begun to pursue this work became tabled. In this time loss, and the passing of the task back to Kimberly; and with time sensitive actions now needed from this Assembly; I move this forward in urgency to help our men and women facing being forced from their homes over the winter beginning in the next few weeks. Given the urgency brought forth and in conversations with The Michigan Assembly Marshal At Arms regarding the protection needed for now GA members in addition to our men and women we are duty bound to protect; move has been necessitated now. Our intention is clear. We can amend as needed, and we must take the first step to this end and have something to stand on as we go in every attempt to protect our people. And, Proclaiming and enacting this Law; gives us grounds to call on the Army and or National Guard for help with enforcement for violations of sovereign rights, international trespass and many other laws including oath’s to The Constitution.

---

## Committees Consulted and their Input:

Outreach, MAA and Strategies Committee – Spring 2025, Summer 2025

Outreach meeting October 30, 2025 – Richard Saroni, Jeff Barth, Jan Buzard, Kimberly Watling, Mary Klukowski, Rick Worden, Kenny Fisher, Linda Steinke

Peacekeepers on Michigan November 4, 2025

MAA office November 4, 2025

GA Business meeting November 4, 2025 – presented to the GA, “Do we want to vote on this tonight?” – voted Down 13 No, 12 Yes

There are no votes who are very interested in this but wanted it refined and perfected for re-presentment and vote in special session Tuesday November 11, 2025 7:00pm. Outreach committee has accepted the task back and called all GA to weigh in. New proposal will be on the Special session agenda as soon as all men and women and litigation

Text contribution Dolores and Nigel: we do want to help and come up with simpler names for the issues at hand which of course you can all look into to see if it makes sense to others

1. No taxes on private property
2. No Conversion of private property into Real State
3. House loans without asset securitization
4. Constitutional protection against eminent domains takings

Additional Text contribution Troy:

I had questions of the standing of it actually being called law.

Yes the people vote and that is final

But laws are on the state level and that would in my opinion be done through our international Business Assembly by state citizens

Measure twice cut once

It wasn't anything about the credibility, or what is contained in the proposal I think that was a great idea that was worked upon and brought forth.

It's just the nature of enacting or bringing a proposal forth and making sure it had the proper status and standing.

Also for it to be law I think it should have had the ability to come before the jural Assembly and maybe the working group committees.

Don't get me wrong, great work it is just that your work was limited to the Outreach committee and once it got to a point where there may be the nature of it becoming a declaration, notice or law I feel it should have looked for more input or feedback from other committees that could've looked over the rough draft to review and at that point analyzing the facts, we could've included that on the agenda and invited the signers of the proposal to review amongst another committee.

It's a clear indication that even though we have done great things some of our processes have communication gaps. I would contemplate brochures, cards, events, networking and other forms of communication to come out of the Outreach committee. This one just come me off guard as to this is substantial information and if we choose to move forward with something like this we want to make sure that we have our t's crossed and i's dotted

A law is serious so we want to make sure that the right terminology and words are used, that it's infact on target. If not things can be left to interpretation and or manipulated . These are some of the issues with our own founding documents some of the words were not clear and concise so it was left to interpretation

Outreach Committee meeting November 6, 2025 – Rick Worden, Richard Saroni, Mary Klukowski, Jeff Barth, Michelle Stoddard-Cordova, Elaine McBride, Jan Buzard, Kenny Fisher and Kimberly Watling.

Special Session GA November 11, 2025 for vote...

---

### **Dissenting Voices of Men and Women:**

November 6, 2025.00 – The Michigan Assembly contains men and women who do not want to write Law. And not to “legitimized” defacto actions. And wanted less words. and feels the outreach proposals are a distraction from Assembling and pillar building with time being wasted.

Defense: 25.00 voting men and women showed up, first time ... why? This proposal means something "for real" in living men and women's lives now. Something in their core, they can get behind. The substance with real life meaning hoping for men and women to enact this Resolution into current time and reality.

Original:

Why are you doing this? we cannot enforce it...

Answer: If one does not express it; one can not claim it. If we the people do not express our requirements then, we cannot expect they will become our reality. It is a time stamp and a measure to use in our courts when they are up. It will expedite cases of these trespasses against American men and women by date stamp and the penalties will have been provided in advance of said acts against Americans. No wishy washy state of semantic deceit can prevail if Noticed expressly of our requirements from our public servants. Once we can enforce our courts; remedy can be quickly accessed for already harmed Americans; needing not be re-traumatized by having to create a case in law. This gives all men and women firm ground to stand on, as time stamped, and will expressed; where once there was no ground to firmly stand on. We are the way.

---

#### **Notes/Timeline:**

November 6, 2025:

The Michigan Assembly is reviewing this and will vote in special session on Tuesday November 11, 2025.00 7:00pm EDST.

Oct 28, 2025:

Urgent: Good men and women of The Michigan Assembly General Assembly, this is urgent. Our American men and women, even within our General Assembly are eminently under attack and threats of harm by rouge STATE OF MICHIGAN principals and agents on Land and soil of this great Nation State. We are duty bound to protect our people and our lands; We must act now and amend later if necessary. Men and women among us face winter without homes; their lands, private property under attempted seizure under Inland Piracy, Barratry and other egregious crimes against humanity. Not on our watch. No more. As the sovereign delegators in authority we are required to move to re-claim our Land and soil once conceded to The Federal Government; now proven infiltrated it is our responsibility to claim our Land and soil and work with BLM Bureau of Land Management to secure all Land Patents on Michigan State. And in so claiming we return the Land and soil to the people and simultaneously grab the reigns on our current rouge sub-contractors and order them to stop the taxation of all American private properties:

Removing declared Americans from the Tax Roll(s); and

Facilitating Land Patent claims; and

Terminating all 'in action' processes upon Americans on Michigan; and

Remove all participation or contact from the Tax Roll; and

Correct all public records and place public announcements in perpetuity in all local STATE offices and places of announcement and sent to all/every man and women on the Tax Roll via USPS every year on the same 2.00 days the previous "TAX BILLS" were sent out to all community men and women – this announcement will be provided by The Michigan Assembly in lawful process at a future date.

---

Document History going into Outreach Committee November 6, 2025: proposal sent back to committee November 4, 2025:

Proposal Title:

The Land and soil of Michigan and private property belongs to the living American people

\*Oregon Supreme Court

Redfield v. Fisher, 135.00 Or. 180, 292.00 P. 813, 295.00 P. 461.00 (1930)

"The individual, unlike the corporation, cannot be taxed for the mere privilege of existing.

The Corporation is an artificial entity which owes its existence and charter powers to the state, but the individual's right to live and own property are natural rights for the enjoyment of which an excise cannot be imposed."

Proposal Question:

\*\* Shall The Michigan Assembly restore the Law of the Land and reclaim Michigan Land and soil and private property as the people's and do so by enacting this Law affirming men and women's American status with unalienable rights to:

1. Own our private property and Possess our land, in claim and acceptance of our Land Patents as superior claim; allowing for swift enforcement of The Law specifically regarding: seizure Trespass = No Trespass; and
2. Make Property Tax Illegal effective immediately = No Property Tax; Americans are not subject to excise taxation\*; and,
3. Re-claim and Re-convey fraudulent claims of men and women's property as "Real Estate" property; To: now be actual lawful and true "private property" not subject excise; and
4. Cancellation of Death Pledges aka: Mortgages void for fraud ab initio on Americans on Michigan Land and Soil effective immediately; and
5. Termination effective immediately of all liens or seizures upon Americans on Michigan due to false impositions of:
  - 5.a. property tax debt claims or right to claim or seize Americans private property through Forfeiture or Foreclosure;
  - 5.b. "real estate" claims of private property yielding debt claims or right to claim Forfeiture or Foreclosure;
  - 5.c. debt claims, or right to claim Forfeiture or Foreclosure or seizures due to fraudulent Mortgages with purchasers of debt and contracts and not title or land patent claim; and not original party's to any contract with an American; and unable to produce proof of a wet ink autographed and fully disclosed contract in physical evidence and consensually agreed with any American on Michigan; said failures to prove claim with specificity in contract defined herein; defaults to immediate granting of land and private property including houses, buildings and items once called "Real Estate" to the American man or woman's Free hold in Land Grant; eligible for Land Patent claim without further extortion fees owed by involved American man or woman who with expressed rights and claims brought forward will be heard. Simply, American men and women harmed by trafficking and mortgage fraud get their property in dispute. In conclusion, under CEASE and DESIST to all perpetrators on American men and women's Land and private property rights NOW.

Shall The Michigan Assembly vote to make this the Law of the Land now?

The Michigan Assembly, General Assembly: Yes or No?

Describe how this proposal serves and/or protects the people on Michigan:

Proclamation of Resolution in Notice to:

STATE OF MICHIGAN incorporated all principals, predecessors, successors, assigns and agents;

Address: MICHIGAN, STATE OF 111.00 S Capitol Ave, Lansing, MI, 48933, United States Of America;

STATE OF MICHIGAN incorporated D-U-N-S Number: 05-469-8428

Cease and Desist:

Notice to agents is notice to principals; notice to principals is notice to agents;

We, The living American People on Michigan Nation State, Claim our Land and soil and private property in sovereign Free-Hold right; in acceptance of Land Granted by Nature and Nature's God, to the family of men and women; and with sovereign delegation of authority, so proclaim:

No Trespass; and

Do no harm to any; and

No Usurpation of Jurisdiction, no consent is given.

We correct the presumed right to govern Americans and instruct our public servants:

Now Hear this: For Status Corrected and Declared Americans:

No Property Tax; and

No "Real Estate" property claims; and

No Mortgage bondage, in perpetuity; and

No liens now, terminate all liens and acts of terrorism upon we the American people, not U.S. Citizens or US Citizens.

The living people of the Michigan Land and soil reclaim the Law of the Land as the people's.

In service and protection of the people, and with winter coming...

We the Americans, Living Good people on Michigan Nation State in Republican Sovereign Delegation of Authority; self-governing:



Here by Declaration of Independence “reclaim” Michigan Nation State Land and soil do so enact Laws affirming men and women's unalienable rights including but not limited to:

Own our land, claim and accept our Land Patents wherein women and men can use our land and soil to build; create, barter and trade; domicile and live with right to travel freely and un-encumbered in the private; and to bare arms and defend in absolute right; and to grow, harvest, preserve, keep and manage our own crops, timbers, flora, fauna, beast and creature great and small; and to collect water; dance in resource with the air; soak up the Sun and mine for precious metals and minerals in zenith and nadir and in the pursuit of life, liberty and property.

Reclaiming our sovereign Land and soil and affirming these rights in law; allows for swift enforcement of The Law specifically regarding:

No Trespass; and

No Property Tax; and

Re-Conveyance of “Real Estate” to “private property”; and

Cancellation of Death Pledges aka: Mortgages on Americans on Michigan Land and soil including all liens or seizures as a result of above false impositions; especially those under any legal actions;

Notice to agents is notice to principals; notice to principals is notice to agents;

We, the people order immediate CEASE AND DESIST with immediate dismissal for cause.

All contact of Americans by the STATE OF MICHIGAN principals and agents must stop or be considered Trespass; unless engaged in consent with said sovereign; and all American records must be restored and corrected within 30.00 days of this notice.

Notice: Property Tax excise is illegal\*. Attempts will be met swiftly with, up to and including but not limited to: the penalty of Treason for any man, woman, person, individual, entity, corporation who attempts or imposes tax, permit, registration, license, fee or other form of control upon a sovereign American on Michigan Nation State. “Real Estate” is stolen property by unconscionable and undisclosed contract and is in fact, real “Private Property” owned by living American men and women; and No American man or woman will be held in a “death grip or pledge” aka an undisclosed and unconscionable legal contract called a Mortgage or any lien or seizure of property imposed from within any of the aforementioned; while we are, in fact, owed The Law of Peace.

Therefore, We The Michigan Assembly move to act in Law and order to those controversy's under any and all legal actions; immediate CEASE AND DESIST in estoppel with immediate dismissal for cause: Cease and Desist CEASE AND DESIST, STATE OF MICHIGAN incorporated and all principals and agents; predecessors, successors and assigns for tyrannical impersonation of government, often in Treason or misprision of Treason and the criminal acts of Inland Piracy, Human Trafficking, Personage, Barratry, International Terrorism, Extortion, and other egregious acts in relation to the collection, attempts of collection and inclusion of Americans on any STATE OF MICHIGAN principals or agents; predecessors, successors and assigns “Tax Roll” or “collection” target list; and American's Claim back, with our unanimous Declaration of Independence “all private property” from acts of fraud, void ab initio; otherwise so called in captured name: “Real Estate” and wherein, eligible for jurisdictional excise taxation to U.S. Citizens and US Citizens; furthermore making All American's with Declared correction of Political Status in all future days, un-entangled from the “Real Estate” fraudulently claimed by these imposters and henceforth, re-conveyed and re-identified as “private property” no longer taxable; and in protection additionally, under the looming threat of seizure due to Federal Reserve “Debt Notes” being “called in” and demanded returned for that: ‘pay at \_\_\_ future date’, FRN “promise” we all make in using unlawful promissory notes .... and, agent's non-acceptance of lawful money in “we accept cash, check, money order or credit/debit card...” ... so you lose. One can never pay off ones “debts” to society; one loses one's land and then, subject to lose one's private property too, because: “we contracted public servants, hired incorporated enforcers aka: “debt collectors”, because through deceit and deception, we own your stuff, you bought with these FRN debt notes; under future “promise to pay back”... but with what? Fraud – exposed. Constitution of Michigan of 1835.00 – Article 1.00 Sec 1

“First. All political power is inherent in the people.”

<https://archive.org/details/1835-constitution-of-michigan/1835-CONSTITUTION%20OF%20MICHIGAN/>

Americans are due remedy for harms against us and we claim all our remedies now.  
We reserve all our rights and waive none; and we accept all gifts and waive all benefits.  
It is so.

## Defining Terms

### Law and Declaration and Proclamation and Resolution

#### Law

Law is a system set of rules that are created and are enforceable by social or governmental institutions to regulate behavior, with its precise definition a matter of longstanding debate. Law serves to maintain order, protect individual rights, and provide a framework for resolving disputes.

A rule of conduct or procedure established by custom, agreement, or authority.

The body of rules and principles governing the affairs of a community and enforced by a political authority;

A judicially established legal requirement; a precedent.

State-enforced laws can be made by

a legislature, resulting in statutes;

by the executive through decrees and regulations; or

by judges' decisions, which form precedent in common law jurisdictions.

#### Citation:

– The American Heritage® Dictionary of the English Language, 5th Edition • More at Wordnik

– <https://www.collinsdictionary.com/dictionary/english/law>

#### Declaration

Whereas a:

Declaration /d?k?l?-r??sh?n/

– An explicit, formal announcement, either oral or written.

– A declaration is a firm, emphatic statement which shows that you have no doubts about what you are saying.

– the declaration of an opinion

#### Citation:

– The American Heritage® Dictionary of the English Language, 5th Edition • More at Wordnik

– <https://www.collinsdictionary.com/dictionary/english/law>

#### Proclamation

Whereas a:

Proclamation /pr?k?l?-m??sh?n/

#### noun

The act of proclaiming or the condition of being proclaimed.

Something proclaimed, especially an official public announcement.

The act of proclaiming; official or general notice; publication.

Similar: publication

That which is proclaimed, publicly announced, or officially declared

The formal act of proclaiming; giving public notice.

A formal public statement.

A proclamation is an official announcement made by a government or authority to inform the public about important news or changes.

In normal language you would also say “announcement” instead of “proclamation”



What does “proclamation” mean in legal documents?

A proclamation is an official announcement made by someone in a position of authority, it serves as a way to communicate important information to the public.

They might announce new laws, declare holidays, or set rules for public safety. The key aspect of a proclamation is that it is made by someone with the authority to do so. This means that the person issuing the proclamation has the power to enforce the information contained within it.

In legal terms, proclamations can also have implications for rights and responsibilities. When a proclamation is made, it can affect laws and regulations that govern how people behave.

Citation:

- The American Heritage® Dictionary of the English Language, 5th Edition • More at Wordnik
- <https://www.legalbriefai.com/legal-terms/proclamation>

Resolution

Whereas a:

Resolution /r?z??-loo??sh?n/

noun

The state or quality of being resolute; firm determination.

A firm decision to do something.

A course of action determined or decided on.

The act of solving or explaining a problem or puzzle.

The resolving or concluding of a dispute or disagreement.

The part of a literary work in which the complications of the plot are resolved or simplified.

A formal statement of a decision or expression of opinion put before or adopted by an assembly

Citation:

- The American Heritage® Dictionary of the English Language, 5th Edition • More at Wordnik

In conclusion:

Law is the only way by which accountability is able to be ENFORCED

This is the only way we can command the Army and National Guard to our protection.

We must express this On Michigan as Michigan men and women.

Anna has set the table,

Now we much prepare the meal and serve it at our own table.

Law is the only way to enforce our will on our rouge sub-contractors.

Notices are ignored and do not work.

Why?

They have to substance of accountability.

None of these other terms do what is needed to be done.

Law.

Natures Law and Natures God.

Silence is acquiescence.

And failure to do our duty and protect our people.

---

## Proposal Implementation and Status

---

**Implementation Plan:**

Plan will be to prepare this Resolution in proclamation for formal presentment to the world at large beginning at home. In documentation to be autographed by those having voted GA men and women at a time TBD and made digital for reproduction and online use on The Michigan Assembly website Public Announcements and as a downloadable document for men and women's unique use and notice.

And, said document to be reproduced digital, online and in-hand physical document for public distribution to all levels of government to include but not limited to: Governor, Secretary of State, Attorney General, Michigan State Police, Michigan 84 county Sheriff's, 84 county Treasurer's, Tax Assessors, Clerk's, USPS Postmaster's, county Land Bank Authorities, STATE OF MICHIGAN TREASURY, all courts, all townships, all cities, all villages, all burgs, all libraries, all licensed Realtors and associations, media and Army and National Gaurd ... etcetera. Public Service Announcement eligible for all.

---

**Committee Responsible for Leading Implementation:** Outreach

---

**Date First Presented to the GA:** November 4, 2025

---

**Response to Public Originator (If Proposal is from a Public Source):** Not Applicable

---

**Proposal Status:** In Progress

---

**Proposal Votes**

---

**Date Voted on or Withdrawn:**

---

**Number of Yes Votes:**

**Number of No Votes:**

---

**Ready to go on the Agenda:** Yes **On the Agenda:** Yes

---

# **The Land and soil of Michigan and private property belongs to the living sovereign American people on Michigan; not subject to foreign jurisdiction or regulation**

Our Resolve: to enact established natural law: The Land and soil of Michigan are private property (called "Real Estate" by Pirates), as well as the home, contents and furnishings and do in fact belong to the living American people on Michigan and therefore not subject to tax, levy, lien, foreclosures, forfeiture, re-possession, mortgage and securities fraud, fraudulent transfers, imminent domain, search and or seizure, license, permit, registration, easement, ZIP© or any manner of offenses including and not limited to: Inland piracy, unlawful conversion, human trafficking, barratry, fraud and as defined with current clarifications in this support document under title of: "The Land and soil of Michigan and private property belongs to the living sovereign American people on Michigan; not subject to foreign jurisdiction or regulation". And, "

It proclaims what has always been the case; The Fraud that has been going on is null and void from the beginning. Therefore, The Sovereign's in Delegation of Authority on Michigan Nation State move to protect our people;

This is the will of the people:

No More. Line peacefully drawn in the Land; enacted now.

We the people

Proclamation of Resolution in Notice of Our Resolve to enact established natural law:

TO: STATE OF MICHIGAN incorporated all principals, predecessors, successors, assigns and agents;  
Address: MICHIGAN, STATE OF 111 S Capitol Ave, Lansing, MI, 48933, United States Of America;

STATE OF MICHIGAN incorporated D-U-N-S Number: 05-469-8428

Cease and Desist

Notice to agents is notice to principals; notice to principals is notice to agents;

We correct the presumed right to govern Americans and instruct our public servants in

## **Definitions of the will of the people regarding:**

The Land and soil of Michigan and private property belongs to the living sovereign American people on Michigan; not subject to foreign jurisdiction or regulation;

Here by Declaration of Independence, We, The living American People on Michigan Nation State embodied as The Michigan Assembly in Republican Sovereign Delegation of Authority; self-governing and in service and protection of the people resolve to restore the Law of the Land and by re-declaration; this the 11<sup>th</sup> day of November in the year 2025, expressly stand and reclaim our Michigan Land and soil and private property as the people's, in sovereign Free-Hold right; in acceptance of Land Granted by Nature and Nature's God to the family of men and women; and with sovereign delegation of authority, so resolve by affirming Michigan declared men and women's American status with unalienable rights to:

1. Own private property and possess land, in claim and acceptance of our Land Patents\* \* as superior claim; allowing for swift enforcement of The Law specifically regarding: seizure Trespass = No Trespass; And, wherein women and men can and are not limited to use our land and soil to build; create, barter and trade; domicile and live with right to travel freely and un-encumbered in the private; and to bare arms and defend in absolute right; and to grow, harvest, preserve, keep and manage our own crops, timbers, flora, fauna, beast and creature great and small; and to collect water; dance in resource with the air; soak up the Sun and mine for precious metals and minerals in zenith and nadir and in the pursuit of life, liberty and property; and
2. No Property Tax; Americans are not subject to excise taxation\* No taxes on private property; and,

3. No Conversion of private property into “Real State”. We re-claim and re-convey all fraudulent claims of men and women’s possession in property as “Real Estate property”; To be restored to common law and which will now be termed and defined as true “private property” not subject excise\* (direct tax); and
4. No House loans without asset securitization and the cancellation of purchaser’s of debt, *Death Pledges* aka: Mortgages void for fraud ab initio on Americans on Michigan Land and Soil who have expressed their claim in right with proof in evidence; effective immediately; and
5. No levys, liens, eminent domains or seizures upon Americans on Michigan due to false impositions of:
  - 5.a. property tax debt claims or right to claim or seize Americans private property through Forfeiture or Foreclosure;
  - 5.b. “Real Estate” claims of private property yielding debt claims or right to claim Forfeiture or Foreclosure;
  - 5.c. debt claims, or right to claim Forfeiture or Foreclosure or seizures due to fraudulent Mortgages with purchasers of debt and contracts and not title or land patent claim; and not original party’s to any contract with an American; and unable to produce proof of a wet ink autographed and fully disclosed contract in physical evidence and consensually agreed with any American on Michigan; said failures to prove claim with specificity in contract defined herein; defaults to immediate granting of land and private property including houses, buildings and items once called “Real Estate” to the American man or woman’s Free hold in Land Grant; eligible for Land Patent claim without further extortion fees owed by involved American man or woman who with expressed rights and claims brought forward will be heard. Simply, American men and women harmed by trafficking and mortgage fraud get their property in dispute.
  - 5.d. Constitutional protection against eminent domains takings

Therefore, We The Michigan Assembly move to enact in our established Natural Law and ORDER: to those foreign, inciting controversy’s under any and all legal actions; immediate CEASE AND DESIST in estoppel with immediate dismissal for cause: STATE OF MICHIGAN incorporated and all principals and agents; predecessors, successors and assigns for tyrannical impersonation of government, often in Treason or misprision of Treason and the criminal acts of Inland Piracy, Human Trafficking, Personage, Barratry, International Terrorism, Extortion, and other egregious acts in relation to the collection, attempts of collection and inclusion of Americans on any STATE OF MICHIGAN principals or agents; predecessors, successors and assigns “Tax Roll” or “collection” target list;

All contact of Americans by the STATE OF MICHIGAN principals and agents must stop or be considered Trespass; unless engaged in consent with said sovereign; and all American records must be restored and corrected within 30 days of this notice enactment.

- Effective Immediately -

To all perpetrators on American men and women’s Land and private property rights.

Terminate all legal actions upon and contact of men and women domiciled on Michigan

No Trespass; and Do no harm to any; and No Usurpation of Jurisdiction, no consent is given.

On and for the record The Michigan Assembly Affirms to the public:

We the people speak in American Common Law English and intend no form of legal-ease, DOG:LATIN or American Sign Language other than for citation, support or proof of crime in evidence. We reserve all rights to update and amend definitions as we deem necessary; and

Notice: Property Tax excise\* (direct tax) is unlawful and illegal. Attempts to impose excise will be met swiftly in our courts with jury of our peers with, up to and including but not limited to: the penalty of Treason for any man, woman, person, individual, entity, corporation who attempts or imposes tax, levy, lien, foreclosures, forfeiture, re-possession, mortgage and securities fraud, fraudulent transfers, imminent domain, Search and or Seizure, license, permit, registration, easement, ZIP© or any manner of offenses

November 8, 2025 Outreach Committee Proposal: Amended Final Sent to GA

2

The Land and soil of Michigan and private property belongs to the living sovereign American people on Michigan;  
not subject to foreign jurisdiction or regulation

including and not limited to: Inland piracy, unlawful conversion, human trafficking, barratry, fraud and as defined or other form of control upon a sovereign American on Michigan Nation State; and

Notice: The crime of unlawful conversion: “Real Estate” is stolen property by unconscionable and undisclosed contract and is in fact, real “Private Property” owned by living American men and women and is void for fraud ab initio (from the beginning); and

Notice: No American man or woman on Michigan will be held in a “death pledge” aka an undisclosed and unconscionable legal contract called a Mortgage or any levy, lien, seizure or transfer/sale of private property imposed from within any of the aforementioned attacks or other trespasses upon a living sovereign man or woman; Act of International Terrorism; while we are, in fact, owed The Law of Peace.

We, men and women, American’s on Michigan Nation State Land and soil; claim back, with our unanimous Declaration of Independence “all private property” from acts of fraud, void ab initio; otherwise so called in *captured name* under inland piracy: “Real Estate” and wherein, will remain eligible for jurisdictional excise taxation to U.S. Citizens and US Citizens;

And, furthermore making All American’s with declared lawful correction of Political Status published recorded with The Michigan Assembly, in all future days, un-entangled from the “Real Estate” fraudulently claimed by these imposters and henceforth, re-conveyed and re-identified as the American man or woman’s “private property”, no longer taxable; and

In protection additionally, under the looming threat of seizure due to Federal Reserve “Debt Notes” being “called in” and demanded returned for that: ‘pay at \_\_ future date’, FRN “promise” we all make in using unlawful promissory notes .... and, agent’s non-acceptance of lawful money in “we accept cash, check, money order or credit/debit card...” ... so you lose. One can never pay off ones “debts” to society; one loses one’s land and then, subject to lose one’s private property too, because: “we contracted public servants, who act as or hire incorporated enforcers aka: ‘debt collectors’, for through deceit and deception, WE own your stuff! that you bought with these FRN debt notes; under future “promise to pay back”... but with what? Fraud – exposed.

#### Constitution of Michigan of 1835 – Article 1 Sec 1

<https://archive.org/details/1835-constitution-of-michigan/1835-CONSTITUTION%20OF%20MICHIGAN/>

**"First. All political power is inherent in the people."**

Americans are due remedy for harms against us and we claim all our remedies now.  
We reserve all our rights and waive none; and we accept all gifts and waive all benefits.

The will of the people is expressed

It is so.

#### Case in Law Support

**\*\*Wilcox v. Jackson, 38 PET (U.S.) 498; 10 L.Ed.264.**

**"The Land Patent is the only form of perfect title to land available in the United States."**

*\*Oregon Supreme Court*

*Redfield v. Fisher, 135 Or. 180, 292 P. 813, 295 P. 461 (1930)*

*"The individual, unlike the corporation, cannot be taxed for the mere privilege of existing.*

*The Corporation is an artificial entity which owes its existence and charter powers to the state,*

**but the individual's (Man or Woman's) right to live and own property are natural rights for the enjoyment of which an excise (direct tax) cannot be imposed."**

# The Michigan Assembly

## Proposal

### Designation GA-20250015

### Abbreviated Elections



---

#### Proposal Information

---

**Proposal Question:** Shall we approve “Steps for Abbreviated Elections” for electing people to Assembly roles during a single GA meeting during this current emergency situation in November, 2025?

---

#### Describe how this proposal serves and/or protects the people on Michigan:

This workflow will allow the Assembly to quickly put a man or woman into a role so we can establish a court on Michigan for the Land and soil. Since the Federal Government subcontractors are currently shut down and the courts they have been operating no longer exist, we could be subject to foreign military tribunals if we do not have our court established. Military tribunals can execute people at their whim.

---

#### Summary and/or Link(s) to Relevant Document(s):

See General Assembly Working Group meeting minutes GAWGMOM-0070 for the text of “Steps for Abbreviated Elections.”

---

**Sponsoring Committees:** GA Working Group

---

**Urgency:** Urgent

---

**Amount of Funding Needed:** \$0

**Funding Source:** No Funds Required

**Recurring Expense:** No

---

#### History

---

**Date Initially Written:** November 5, 2025

---

**Initiated by:** Richard Worden

---

#### Origination Details:

From GAWGMOM-0070, Item #105, 11/5/25

Procedure for Emergency Elections

The Federation Fiduciary (Anna) exhorted the assemblies to get their courts up now during the MopAndBucket Countrywide Coordinator Training last Thursday (10/30/25), starting at timestamp 0:59:20.



We do not have people in roles for our court and we need to get them elected now. How do we make this happen?

We looked at Anna's video.

We believe we need to come up with a method for electing people into roles during a single GA session, when necessary. This is something different from what we did a year ago when we elected people in current roles, when we did it over a number of weeks. The guidelines we are currently working on reflect what we did last year.

We also believe we need to define the bare minimum roles we need to populate to be able to claim we have our court up.

Having at least twelve (12) people who are papered up would be best for our jury.

This would be for the protection of Michigan Assembly members only, at this time.

---

#### **Committees Consulted and their Input:**

---

#### **Dissenting Voices of Men and Women:**

---

#### **Notes/Timeline:**

This is being done to get protection in place for Michigan Assembly members at this time, and the intention is to build out the Land and soil courts for all ASNs on Michigan in the long run. When the Assembly is standing we will notice the Federal subcontractors that we are invoking ex parte Milligan.

This proposal and work flow is not intended for addressing anything other than keeping Assembly members safe from any tribunal courts. We are not ready for anything else at this time, including any disputes between Assembly members and ASNs.

---

#### **Proposal Implementation and Status**

---

##### **Implementation Plan:**

This work flow can be used during a special GA session on 11/11/25 to elect people into roles, should the GA approve this proposal.

---

**Committee Responsible for Leading Implementation:** GA Working Group

---

**Date First Presented to the GA:** November 11, 2025

---

**Response to Public Originator (If Proposal is from a Public Source):** Not Applicable

---

**Proposal Status:** In Progress

---

#### **Proposal Votes**

---

**Date Voted on or Withdrawn:**

---

**Number of Yes Votes:**

Number of No Votes:

Ready to go on the Agenda: Yes On the Agenda: Yes

### **Steps for Abbreviated Elections**

1. Nomination (people can volunteer to be nominated)
2. Second
3. Accept nomination
4. Q&A
5. Voting

Vetting and Affirmations (“Jural Assembly” at a minimum and Role-Specific once developed) will be done as followup.

### **The Bare Minimum Roles We Need for Our Court**

Justice

Court Clerk

Bondsman

Recorder

Bailiff

Jury Pool Chair

Jury Pool (all members)