



*** Act to Repeal the Act of 1871 20120501-01***

**An Act to Repeal the Municipal Corporate Government
for the District of Columbia of 2012**

The People of the Republic for the United States of America in Congress Assembled presents this Act:

Section I: Purpose and Title

The purpose of this Act is to repeal *An Act to Provide a Government for the District of Columbia* as enacted by The FORTY-FIRST CONGRESS Session III in CHAP. LXII on February 21, 1871, and to repeal any and all enabling acts related to this 1871 Act, and to provide for a release of all obligations of all Oaths of Office by all civil office holders of said Government for the District of Columbia and to instead bind those obligations to the de jure Republic for the United States of America. This Act may be cited as *An Act to Repeal the Municipal Corporate Government for the District of Columbia of 2012*.

Section II: Repeal *An Act to Provide a Government for the District of Columbia*

Whereas, The FORTY-FIRST CONGRESS unconstitutionally enacted in 1871 *An Act to Provide a Government for the District of Columbia* that created a municipal corporate government that cannot be repaired;

Therefore, Be it enacted by the Republic for the United States of America in Congress Assembled, that by this Act we forever and with final determination repeal *An Act to Provide a Government for the District of Columbia* as enacted by The FORTY-FIRST CONGRESS Session III in CHAP. LXII on February 21, 1871 and we hereby repeal any and all enabling acts related to this 1871 Act.

Section III: Redirect Municipal Corporation Oath of Office Obligations

Whereas, Section II of this Act repeals *An Act to Provide a Government for the District of Columbia of 1871*; and

Whereas, due to the repeal of the corporate charter, the civil office holders of said municipal corporation must now be intergrated into this Government of the *de jure* Republic for the United States of America;

Therefore, Be it enacted by the Republic for the United States of America in Congress Assembled, that by this Act we release the municipal corporate civil office holders from the obligations of their Oaths of Office to said corporation, and any duties to the affiliation, and obligation to instrumentalaties, subjects and powers, foreign and domestic. We hereby accept and bind the oath of office obligations of all civil office holders of said corporation as Oaths of Allegiance to and under the authority of this Government of the *de jure* Republic for the United States of America.



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An Act to Repeal the Municipal Corporate Government for the District of Columbia of 2012

Passed by the House of Representatives and Senate, Republic Congress Assembled;

: Witnesses :

Passed by the House on: 5-2-2012

Mark Wayne Lounsbury
Mark Wayne Lounsbury, Speaker of the House of Representatives.

Passed by the Senate on: 5-1-2012

James Allan Odle
James Allan Odle, Senate.

Approved on: 5-2-2012

James Timothy Turner
James Timothy Turner, President of the United States of America.



Date into law: 5-2-2012

Republic for the United States of America
One Supreme Court

Entered into the File of Records	
Case#	<u>ROSC 2012-003</u>
Book	Page
May 02, 2012	MAY 2 2012
One Supreme Court of the Republic for the United States of America, Clerk of Court	
By: <i>[Signature]</i>	

Republic for the United States of America, Executor)
 and Administrator of the Public Trust, by)
 Speaker of the House of Representatives,)
 Mark Wayne Lounsbury, and successors, et al. ,)
 v.)
 UNITED STATES,)
 UNITED STATES OF AMERICA,)
 Corporations, subsidiary instrumentalities,)
 subject entities, successors and assigns, et al,)

May 02, 2012

MAY 2 2012

Motion to appoint Receiver
By: *[Signature]*

Motion

Whereas, Proof of Claim and Interest was submitted to this Court and law enacted by Republic for the United States of America, Congress, passed on May 2, 2012, known as An Act to Repeal the Municipal Corporate Government for the District of Columbia of 2012, 20120501-01; and

Whereas, by law on May 2, 2012, repealing 41st Congress, Session III, Chapter 62, An Act to provide a Government for the District of Columbia, which "pierced the corporate veil". The process of receivership must now be initiated by the executors/administrators to handle receivership of all Public Claim and Interests, all title, corporate assets, rights, which includes all party subsidiary instrumentalities, subject entities, subject contractors directly or indirectly, and all successors and assigns both domestic and foreign to be received by Citizens of the Republic for the United States of America for final settlement,

Therefore, a Motion to appoint the Joint Congressional Receivership Committee, Chaired by Larry LeRoy Rudebusch, for the Citizens of the Republic for the United States of America, is hereby made to this One Supreme Court of the Republic for the United States of America.

Accepted and granted by:

Mark Wayne Lounsbury
 Republic for the United States of America
 Speaker of the House of Representatives,
 Mark Wayne Lounsbury, successors, et al. ,

Nathan Joel Peachey
 Nathan Joel Peachey, Chief Justice