

## **AMENDMENT 6**

Section 7 of Article IV of Ngaraard State Constitution is amended to read as follows:

("Section 7(a). No law may be enacted except by legislation and no legislation may be passed except by Bill. The enacting clause of a Bill is "BE IT ENACTED BY THE OLBETIBEL ERA NGARAARD." To become a law a bill must pass two readings in the Assembly, each on separate days. Second and final reading of a bill must be by a vote of at least seven (7) of the members of the Assembly. Upon the passage by the Assembly, the bill shall be transmitted to the House of Chiefs for its approval or disapproval. A bill approved by the House of Chiefs shall be returned to the Assembly for engrossment and enrollment and transmittal to the Governor. A bill approved with amendments by the Council of Chiefs shall be returned to the Assembly for approval by the required vote to pass a bill on final reading. The Assembly may accept or reject any amendments to a bill made by the Council of Chiefs, provided any such amendment rejected by the Assembly shall nevertheless be transmitted to the Governor for his consideration. The Governor may approved or withhold his approval to any bill with or without amendments by the Council of Chiefs. An affirmative vote of at least three (3) members of the House of Chiefs constitutes approval. Only one reading in the House of Chiefs shall be required. If the House of Chiefs fails to act on the measure within fifteen (15) days of receipt, such measure shall be deemed to have been approved.")

"Section 7(b). (The Governor may veto bills passed by the Olbetibel. He may, by vote, strike or reduce items in appropriation bills. He shall return any vetoed bill, with a statement of his objections, to Olbetibel.