

**“HISTORIC TERMS AND DEFINITIONS PRESERVATION ACT”**

Senate Bill # \_\_\_\_\_ House Bill # \_\_\_\_\_

**PREAMBLE**

*WHEREAS*, the State of Tennessee being a Sovereign State established a State government by contract approved by its citizens, being the Constitution of the State of Tennessee, invoked by citizens honor in February 1796, binding themselves and their posterity in perpetuity, irrevocably to the terms and conditions set forth in the Constitution of the State of Tennessee, and

*WHEREAS*, the State of Tennessee subsequently voluntarily entered into the Federal government of the United States of America, creating a system of dual sovereignty by contract with 15 Sovereign States, known as The Constitution of The United States of America, also invoked in honor in June 1796, binding themselves and their posterity in perpetuity, on their honor, irrevocably, to the terms and conditions set forth in the United States Constitution, and

*WHEREAS*, the Sovereign State of Tennessee by contract with those 15 Sovereign States and all subsequent States accepting the terms and conditions of the contract, retained all authority and governing powers not specifically delegated in the Enumerated Powers to the United States Government, regarding the citizens of Tennessee, as did all the other 15 States and subsequent States retain authority and governing power for their Sovereign States and its citizens, and

*WHEREAS*, the language of the American people has proven by history to be in constant transition, century by century, eroding original intent and spirit of our State and Federal founding documents by applying in error contemporary terms and definitions that differ in meaning, perception, and focus from the original Founders of the State of Tennessee and Federal Government, and

*WHEREAS*, historically accurate terms and definitions are vital to preserve and protect in perpetuity, from century to century, ad infinitum, and

*WHEREAS*, terms and definitions employed from our epoch 1775 to 1828 alone are the foundation of our contracts establishing dual sovereignty between the citizens of Tennessee in our Tennessee Constitution and delegated sovereignty in the United States Constitution, and

*WHEREAS*, the first American national dictionary of American terms and definitions published and gained national approval, use, and acceptance, was Daniel Webster’s Dictionary first published in 1828, fully capturing our epoch 1775 to 1828 when our Founding Fathers of the State of Tennessee and our Federal Government documented their vision, intent, and purposes.

**BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF TENNESSEE,**

**“HISTORIC TERMS AND DEFINITIONS PRESERVATION ACT”**

**Overview:** An Act to preserve and protect in perpetuity the terms and definitions of our State and Federal Founding Fathers in published documents to preserve and protect their intent, spirit, and letter of their Legislation documents originated during the founding epoch, 1775 to 1828.

**Section 1.** .

The sole official dictionary of the Sovereign State of Tennessee in determining the intent, spirit, and letter of all documents originated by the Founding Fathers of the State of Tennessee and the United States of America, is the Daniel Webster Dictionary of 1828.

**Section 2.**

No State of Tennessee or Federal Constitution or Law shall contradict the language terms as defined in the Historic Webster Dictionary of 1828 for the Founding epoch 1775-1828.

**Section 3**

The tenets established in any part of the United States Constitution or the Tennessee Constitution shall in no way be altered, amended or replaced, by any law or judicial interpretation based upon Terms and Definitions contrary to, or contradicting the Historic Terms and Definitions in Webster's 1828 Dictionary. Any policy or law or judicial interpretation, purporting to define or redefine any Term or Definition as anything other than the Historical Terms and Definitions in Webster's 1828 Dictionary is contrary to the public policy of this state and shall be void and unenforceable in Tennessee.

**Section 4**

If any person, state, Federal or Foreign jurisdiction issues or prosecutes law or license for persons that contradict the traditions, culture, policy, law, or judicial interpretation contrary to, or contradicting the Historic Terms and Definitions in Webster's 1828 Dictionary, such action is prohibited in this state by the provisions of this section, then the contrary issue shall be void and unenforceable in this Sovereign State of Tennessee.

**Section 5.**

Offenders in any State capacity shall be determined by the Senate Judiciary Committee, with notice to cease, desist, and take corrective action whenever timely and no irreparable harm has occurred. Otherwise, the offender will be held accountable for all damages caused, impeached and removed from office immediately by majority vote of the State Legislature.

**Section 6.**

If any provision of this Act or the application thereof to any person or circumstance is held

invalid, it must be held invalid by a Supreme Court, the remainder of the Act and the application of such provision to other persons or circumstances shall not be affected thereby. Judicial abuse invalidating any provision of this Act is grounds for impeachment and removal.

**Section 7.**

This act shall take effect upon becoming a law, the public welfare requiring it.