

CHAPTER 4.**CUSTOMARY LAW (RALIK CHAIN)**

ARRANGEMENT OF SECTIONS

Section

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An Act to declare the customary law with respect to the four Iroiylaplap domains in the Ralik Chain, excluding Ujelang, and for related purposes. [Section numbering style modified to conform to format of the Code (Rev.2003)]

Commencement: February 28, 1991
 Source. P.L. 1991-110

§401. Short title.

This Act may be cited as the "Customary Law (Ralik Chain) Act 1991". [P.L. 1991-110, §1.]

§402. Declaration of customary law.

Sections 403, 404 and 405 of this Act are declarations of the customary law made pursuant to Article X Section 2 of the Constitution of the Republic of the Marshall Islands. [P.L. 1991-110, §2.]

§403. Iroiylaplap domains in the Ralik Chain.

In the Ralik Chain, excluding Ujelang there are and shall be four (4) separate Iroiylaplap domains and titles held and exercised by the successors of:

- (a) Iroiylaplap Jeimata;
- (b) Iroiylaplap Laelan;
- (c) Iroiylaplap Joel; and
- (d) Iroiylaplap Lobokkoj. [P.L. 1991-110, §3.]

§404. Representation on the Council of Iroiyl.

The four (4) Iroiylaplap from the Ralik Chain excluding Ujelang represented on the Council of Iroiyl pursuant to Article III, Section 1(2) of the Constitution of the Republic of the Marshall Islands shall include one representative from each of the domains and titles set forth in Section 403 of this Act. [P.L. 1991-110, §4.]

§405. Representation in national conventions.

In any national convention, including any Constitutional Convention held pursuant to Article XII, Section 4 of the Constitution of the Republic of the Marshall Islands, in which Iroij membership is provided for, each of the domains and titles set forth in Section 403 of this Act shall be entitled to a representative, selected or elected as the case may be in accordance with the law, and shall not be entitled to more than one representative. [P.L. 1991-110, §5.]

§406. Severability.

In accordance with Section 408 of the General Interpretation Act (1 MIRC Chapter 4), in the event that any of the provisions of this Act are found to be invalid, or if the application of any provision of this Act to any person or circumstance is found to be invalid, such invalidity shall not affect any other provision or application which can be given effect without the invalid provision or application. [P.L. 1991-110, §6.]