

ACT OF THE GENERAL ASSEMBLY

THE ASSEMBLY PROCEDURE, 1878



INTRODUCTION

In the short period of time that the General Assembly has been established by virtue of the Edict of Temesch we have witnessed chaos and lack of order, both of which are obstacles to producing and reviewing legislation. Therefore this Assembly Procedure is to establish the much needed order through numerous points.

SECTION I:

Definition of Burgess

I. - Burgess is an individual who is entitled to seat on the General Assembly due to them being an Orenian propertied denizen through any of these means.

- I.I. - A grantee to rights of land, peerage or estate.
- I.II. - A property owner in the capital city of Vienne.
- I.III. - A property owner in a chartered settlement.

SECTION II:

Representation

I. - No property and grant to rights of land may be represented by anyone, but the owner or grantee via Royal documents in any situation whatsoever.

SECTION III:

Call of Attendance

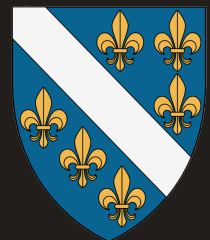
I. - Upon the convocation of the General Assembly, the Presiding Officer must demand of each present member to state their name and property, which entitles them to a seat in this legislative body.

I.I. - In the case of impersonation or fraud use their vote is to be nullified and they are to be trialed per the Revised Orenian Code by the Royal Inquisition.

I.II. - Upon registration of Burgesses each is to be noted by the Presiding Officer for them to be called later on to cast their vote.

I.II.I. - Any Burgess arriving later must petition the Presiding Officer to register them so their vote can be valid.

As introduced by,
Burgess Mathilda von Alstreim



ISSUED AND PROCLAIMED,
HIS ROYAL MAJESTY, Frederick I, King of Oren, forever August, King of Renatus, Curon, Kaedrin,
Salvus, and Seventis, Grand Duke of Ves, Duke of Vienne, Helena, Novellen, Sunholdt, Furnestock,
Petra, Oltremont, South Arentania, and Lorraine, Count of Mardon, Baron of Renzfeld, Protector of
Heartlanders and Farfolk, etcetera