TITLE 3 – CENTRAL GOVERNMENT CHAPTER 3 - LEGISLATIVE PROCEDURE



Republic of the Marshall Islands Jepilpilin Ke Ejukaan

LEGISLATIVE PROCEDURE ACT 1968

Arrangement of Sections

Section	ı	Page
§301.	Short title.	3
§302.	Power to take testimony	3
§303.	Form of process	
§304.	Service of process.	
§305.	Compensation of serving; officers and witnesses	4
§306.	Oaths of witnesses	
§307.	Privilege of witnesses	5
§308.	Refusal of witness to make oath or affirmation or to testify or to produce	
_	papers; perjury	5
§309.	Prosecution of witnesses failing to testify or produce records	
§310.	Interference with service of process	
§311.	Interim committees.	



TITLE 3 – CENTRAL GOVERNMENT CHAPTER 3 - LEGISLATIVE PROCEDURE



Republic of the Marshall Islands *Jepilpilin Ke Ejukaan*

LEGISLATIVE PROCEDURE ACT 1968

AN ACT to establish legislative procedure for the Nitijela of the Marshall Islands.

Commencement: Source: Amended By: P.L 2018-63 November 21, 1968 D.L. 15-38 (1968) M.I. Code (1975)

§301. Short title.

This Chapter may be cited as the "Legislative Procedure Act 1968".

§302. Power to take testimony.

The Speaker or other presiding officer of the Nitijela of the Marshall Islands, and the Chairman or Acting Chairman of a committee of the whole, or of any committee of the Nitijela, including, but not limited to, any special committee and the holdover committee, may issue subpoenas and subpoenas ducestecum requiring the attendance of witnesses or the production of books, documents, records, or other evidence, in any matter pending or proposed before the Nitijela, or committee, as the case may be. [D.L. 15-38 (1968); M.I. Code (1975), §1.901.]

§303. Form of process.

Any subpoena, subpoena ducestecum, warrant of arrest or other process issued under the authority of the Nitijela shall run in the name of the Republic, and shall be addressed to any or all of the following officers: the Sergeant-At-Arms of the Nitijela, or the Chief of Police of the Republic or his