

# The Adrian Empire Imperial Estates Meeting <br> March 23, 2024 <br> Agenda - Amended 

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## TABLE OF CONTENTS

I. SIGN IN ..... 5
II. CALL TO ORDER ..... 5
III. ROLL CALL ..... 5
IV. APPROVAL OF MINUTES ..... 5
V. REPORTS ..... 5
VI. Emergency Business ..... 6
EB1. Waiver of 45 Day Agenda Requirement. ..... 6
VII. CROWN BUSINESS ..... 6
CRB1. Charter Amendments ..... 6
CRB2. Term Limits for Ministers ..... 6
VIII. CHANCERY BUSINESS ..... 7
CHB1. Court Reports ..... 7
CHB2/EB2. Award of Successful Completion of Reign for HIM Gabrielle III and HIM Callon I. ..... 7
CHB3. Notification of Clarification of Language re: Handling of Complaints ..... 7
CHB4. Election of the Board of Directors President ..... 8
IX. OLD BUSINESS .....  8
OB1. Revision of the Bylaws with respect to the Board of Directors ..... 8
OB2. Revision of Approval Requirements for Multi-Group Events ..... 9
X. NEW BUSINESS ..... 10
NB1. Creation of the Imperial Order of the Knight Esteemed ..... 10
XI. DISCUSSION ITEMS ..... 10
DI1. Discuss the allocated land given to chapters and its use by those chapters. ..... 10
XII. NEXT MEETING OF THE IMPERIAL ESTATES ..... 11
XIII. ADJOURNMENT ..... 11

## General Meeting Information

Location: Remote Meeting via Zoom.
PLEASE NOTE: THIS IS A REMOTE ONLY MEETING. Those who cannot attend in person are encouraged to send their proxy with an attendee of their choice or to submit a directed proxy to the Chancellor.

Date and Time*:
$\begin{array}{lll}\text { Sat, } 23 \text { March: } & \text { 7:00 - 8:00 PDT } & \text { Sign In } \\ & \text { 8:15-4:00 PDT } & \text { Imperial Estates Meeting }\end{array}$
Airport:
N/A

## Reservations and Rates:

N/A.

*     - All times are local time (PDT)


## Legend:

Deleted or replaced text
Added or new text
(Requirements for actions and approval)
Chancery notes, comments, and explanations.
Author's commentary
Imperial Crown commentary

## Requirement for Written Proxies (Lex Adria Imperium, Article VI.H.)

It is the right of any member entitled to a vote to give a written proxy to any other Adrian member attending the meeting.

1. All proxies, including carried proxies must be emailed to the Chancellor no less than 72 hours before the meeting. Proxies submitted after this time will not be accepted.

## AGENDA

## I. SIGN IN

## II. CALL TO ORDER

III. ROLL CALL
A. Seating of qualified members and written proxies
B. Petitions to waive as per Article VI.E.6.
(Requires 2/3 to approve.)

## IV. APPROVAL OF MINUTES

A. Approval of the minutes of the November 2023 IEM
(Requires majority to approve.)

## V. REPORTS

A. Executive

1. Crown(s)
2. President and Board of Directors
B. Ministers
3. Archery
4. Arts and Sciences
5. Chancery
6. Hospitaler
7. Joust and War
8. Publishing (includes Imperial Webmaster, Chronicler, etc.)
9. Rolls and Lists
10. Sovereign of Arms
11. Steward
12. Other Officers

## VI. EMERGENCY BUSINESS

## EB1. Waiver of 45 Day Agenda Requirement.

(Requires $2 / 3$ majority to approve.)
Chancery Note: Due to a combination of emergency travel for a family emergency and technical problems while travelling, the initial agenda failed to be produced at the 45 day mark. Per the Lex Adria, Section VI.G.3, the initial draft of the Agenda must be published 45 days prior to the date of meeting. Since this did not occur, all items on the agenda, aside from any dealing with Charters, Charter Amendments, or Retirement Titles will be tabled until the next scheduled meeting, unless a vote of $2 / 3$ of the Estates approves waiving notice.

## VII. CROWN BUSINESS

## CRB1. Charter Amendments

Chancery Note: These listings are based on the Membership Summary as of the date of publication.

## A. Consider reducing the following Chapters in status due to insufficient numbers:

1. Duchy of Constantinople (Requires majority to reduce) Current membership: 11/20
Chancery Note: The Lord Protector of Constantiniope, (Saul a Ciuian) has made a formal request that the Duchy be reduced in status to Shire due to lack of support and participation in the chapter.

## B. Crown announcements regarding Shires

None received
C. Requests for change in chartered territory
(Requires majority to approve.)
None Received
D. Elevate the following Chapters in status:
(Requires majority to approve.)

## None received.

## CRB2. Term Limits for Ministers

(Requires 2/3 majority to approve.)
Amend Lex Adria Imperium to add the following as Article VII.H.:

## H. Imperial Terms of Service

Members serving in the following ministries shall be limited to four years of continuous service in that ministry:

- Steward
- Rolls and Lists
- Chancellor
- Imperial Sovereign of Arms

A one-year break in service shall reset the time served and allow the minister to serve for another set of years, as does changing Ministry position (Steward to Chancellor, for example.)
Comments: If this does not garner the required $2 / 3$ majority vote to become law, We would like to present this to the Imperial Estates as Imperial Estates Writ, which only required a standard majority vote. This could be its own IEW, or added to IEW 20.

The aim of this proposal is to prevent ministerial burnout. They are hard enough to find, let's keep them around for a while longer.

## VIII. CHANCERY BUSINESS <br> CHB1. Court Reports

## A. Judicial Courts

No notices or judgments received.

## B. Civil Courts

(Requires a simple majority to Accept the ruling)

1. Applicability of Lex Adria Imperium VI.E.6.

Civil court documentation and ruling is attached as Appendix A.

## CHB2/EB2. Award of Successful Completion of Reign for HIM Gabrielle III and HIM Callon I. <br> (This item is listed as Emergency Business due to the Chancellor leaving it off the Final Agenda. As such, it requires a $2 / 3$ majority to discuss, a $2 / 3$ Majority to consider, and a simple majority to approve. Any vote will also need to be ratified at the July IEM)

CHB3. Notification of Clarification of Language re: Handling of Complaints (No approval is typically required for a clarification of language unless there is an objection.)
Modify the language of the Codex Adjudicata Section IV.F to bring it in line with Section V as follows.
"A complaint must be filed with the Ministry of Justice within 45 days of discovery of the offense. Once a Magistrate has been assigned, the Magistrate shall have no more than 30 days to evaluate the complaint and determine if they have merit. If merit is
found, the Magistrate shall notify the named defendants in writing via Hand Delivery, E-mail, or Mail. Mediation must be attempted within twenty days of the complaint being filed notification being delivered. If mediation fails, or is refused by either party, and if the Minister of Justice finds sufficient cause for charges to be filed, the complaint shall become a set of charges no later than 15 days after the mediation (or attempt at same).

Chancery Commentary: Questions have been raised regarding the timeline for determination of merit being mentioned in Section V, but not in section IV. This change in language is simply to clarify the timeline.

## CHB4. Election of the Board of Directors President

Election of President of the Board of Directors for the next year.
The following Letters of Intent have been received and are attached as Appendix B.

- Krystal Norman


## IX. OLD BUSINESS

## OB1. Revision of the Bylaws with respect to the Board of Directors

 (Requires $2 / 3$ majority to approve.)Replace Article $\mathrm{V}(\mathrm{C})$ of the Bylaws with the following language:

The Board of Directors is responsible for the mundane aspects of the organization. For this purpose, the Imperial Estates grants the Board of Directors the power to take independent action on behalf of the corporation in the following areas:
2. Preparing tax forms and making tax payments;
3. Preparation and filing of corporate compliance paperwork;
4. Insurance;
5. Handling of financial matters and monitoring bank accounts;
6. Registration and hosting of website;
7. Website and database structure and security;
8. Website content with respect to mundane information;
9. Removal and denial of membership;
10. Questions arising in mundane law including, but not limited to, suits and complaints arising from game activities which involve mundane legal issues.

This grant of power and responsibility does not limit the authority of the Imperial Estates to review and overrule the actions of the Board of Directors with a $2 / 3$ vote or
modify the areas in which the Board of Directors has been granted power and responsibility with a $2 / 3$ vote.

The grant of power and responsibility also creates a duty for the Board of Directors to address the needs of the organization in these areas. Failure to address the needs of the organization in these areas will be considered a breach of that duty. Said breach may serve as a basis for the imperial estates to remove and replace a board member by a $2 / 3$ vote.

Author's commentary: This proposal provides a clear statement giving both responsibility and the authority to act on mundane issues to the Board of Directors.

The purpose of this modification is to allow the Board of Directors to take responsibility for mundane issues while the Imperial Estates focuses on issues related to the game.

The proposed language preserves the ability for the Imperial Estates to review and overrule actions taken by the Board of Directors while providing faster response to mundane issues through the Board of Directors. This also provides a basis for removal, by a $2 / 3$ vote of board members (or the entire board) if the imperial estates determine that the board has breached its duties.

By including an enumerated list of areas of responsibility the Imperial Estates can, as necessary, amend the grant of powers to limit or expand the responsibilities of the Board of Directors. This enumerated list is based on a list prepared by the board of directors. Friendly suggestions on amendments to modify this list to best suit the needs of the organization are welcome.

Author: HE Cagar "Won Ton Lee" cu Mara, who would like as little credit as possible Sponsors: HG Puck, HG Tailan Bran McNeil, HG Ann Arwenia Amidala, HG Coda von Ramnstein

## OB2. Revision of Approval Requirements for Multi-Group Events (Requires 2/3 majority to approve.) <br> Revise Article VI.F.3.a.ii of the Lex Adria Imperium as follows:

[The Imperial Crown has the right to]
ii. Be the sole primary representative of the Adrian Empire to other organizations and governments. Any Estate of the Adrian Empire desiring to attend the events of other organizations or hold joint events with them shall obtain the prior written consent of the Imperial Crown. This does not prevent Estates or individuals from being able to attend the events of other organizations or hold joint events with them as long as the portion of the event that will be Adrian is conducted in accordance with Adrian laws.
Author's commentary: We feel that this law is a detriment to our organization.
Author: HG Puck
Sponsors: HG Fafnir Hallgrim, HG Siegfried

## X. NEW BUSINESS

## NB1. Creation of the Imperial Order of the Knight Esteemed (Discussion automatic. Requires $2 / 3$ majority to consider. Requires majority to approve.)

To become a member of the Order of the Knight Esteemed, one must have earned $1^{\text {st }}, 2^{\text {nd }}$, and $3^{\text {rd }}$ level knighthood in a discipline by qualifying using only the highest level of participation in that discipline. This requires a total of 89 Knight's List tournament wins or masterworks for Arts \& Sciences (this includes the Sergeant's List win requirement), 25 discipline related Dis, and 16 participations as a Range Master, Minister of Arts \& Science, Minister of War \& Joust or Crown Marshal, Autocrat, or other assistant (e.g. marshal, judge, etc.) as appropriate for the discipline, at wars. An individual can become a Knight Esteemed in each of the four disciplines. Acceptance into this Order bestows precedence equal to a Baron or Baroness of the Imperial Court.

Author: HG Gregor Pent Graf von Schongau, Knight Premier<br>Sponsors: HIH Sir William Bain<br>Author Commentary: It has been said that ther eis no "goal" for a knight once they have reached $3^{\text {rd }}$ level. This order would give knights that goal and recognize those few who have "gone the extra mile" to "prove their worth".<br>When I first proposed this in a discussion, complaints were made that the version of the war point requirement did not show proper prowess or was "too political" as being the Range Master, MoWJ, Arts Minister, or Autocrat for a war was a "political" appointment. I suggest that, by not requiring them to be the "politically appointed" person-in-charge, there should be a more than adequate opportunity for $3^{\text {rd }}$ level knights to serve in these positions regardless of who is Crown. Or, if this body feels that being the "assistant" is not adequate and that the Crowns will be, as they should, fair enough to give any qualified knight the opportunity to serve in these positions, at "fun" wars especially, and given that each chapter is authorized to hold up to 4 wars per year and service can be rendered in other chapters and the Empire, I would welcome a friendly amendment to remove the "or other assistant" option.

## XI. DISCUSSION ITEMS

## DI1. Discuss the allocated land given to chapters and its use by those chapters.

Author Commentary: Many chapters have lands chartered to them that are far larger than where they currently hold events. Looking through the charters for all chapters, eight chapters have lands that are considered to be most of a state or larger.

We believe this reduces the chances for expansion of the Adrian Empire, as most chapters are unwilling to give up land for creating new chapters or other growth opportunities. We are looking to the Imperial Estates to see if there is appetite for a law (or merely action) to review these charters and size them appropriately to the areas in which they hold events.

Authors: HIH Gabriele IV, HIH Callon II

## XII. NEXT MEETING OF THE IMPERIAL ESTATES

July 2024 - Dates and location TBD

## XIII. ADJOURNMENT

## Appendix A

## Civil Court Reports

## Applicability of Lex Adria Imperium VI.E.6.

Petitioner: Prince William Baine
Question: Does the attendance requirement in Lex Adria Imperium VI.E.6. apply to vote-holders at
the chapter level?
Presiding Justice: Dame Edelinne d'Orsay
Justices: King Timothy of Terre Neuve
Archduke Cagar of Esperance
Date: January 28, 2024
10:00 a.m. PST
Witnesses: Prince William
Sir Thomas Weimar
Dame Katelyn
Sir Tailan Bran McNeil
Sir Pavo
Dame Rose Tetreau
Gallery: Emperor Callon
Sir Trebor
Sir Gregor
Dame Sibylle
Dame Lenora
Ruling: The law as written does apply to voters at both the chapter and imperial levels.
Note: Based on the testimony heard, the court recommends the Imperial Estates consider
revisiting this portion of the law. Witnesses expressed interest in:

1) Adding flexibility for extenuating circumstances
2) Increasing the requirement from attendance to participation
3) Explicitly defining requirements for chapter and imperial voters (or clearly stating that chapters shall set their own requirements)

Synopsized Basis for Ruling:

- While testimony and written statements indicated that an Imperial Chancellor had ruled on this topic over 20 years ago, witnesses agreed that no Imperial Civil Court was previously held on the issue. Some witnesses testified that they were not aware of the prior ruling, and the Court was not aware of the prior ruling. No documentation of the prior ruling could be found. In October 2023, Dame Edelinne was asked to make a ruling on this topic, and she ruled that the requirements set forth in VI.E.6. did apply at the Chapter level. Notwithstanding, the ongoing confusion surrounding this topic necessitated an Imperial Civil Court decision, which would
supersede all prior rulings, pending ratification by the Imperial Estates.
- Lex Adria Imperium VI. "Official Meetings; Imperial Estates Calendar" contains references to all levels of Estates.
o Ex.: VI.E.1. "A meeting of a given body of the Estates is officially convened when a quorum is established."
o Ex.: VI.E.2. "With the exception of the Sergeant-at-Arms, no one may bring weapons to any meeting of the Estates."
- There are portions of Lex Adria Imperium VI. that explicitly refer to the Imperial Estates.
o Ex.: VI.E.3. "The Imperial Estates shall meet on the second Saturday of November..."
o Ex.: VI.E.4. "The Imperial Estates shall meet in March of every year..."
o Ex.: VI.E.5. "The Imperial Estates shall meet in July of every year..."
- The portion of Lex Adria Imperium VI.E.6. that outlines the attendance requirement is one clause in the following sentence:
"Members entitled to a seat by virtue of rank or office whose dues are not current, are under judicial ban, or have not attended at least two official events in any Chapter within the previous six months will be denied a seat."

If the attendance requirement was only applicable to the Imperial Estates, then the remainder of this sentence would also only be applicable to the Imperial Estates. Upon review of Adrian Law, no additional rules were found that explicitly bar members "whose dues are not current" (or, who are not in good standing) or members who are under judicial ban from voting at the Chapter level. The definition of judicial ban in the Codex Adjudicata simply indicates that a member under a judicial ban "may include" inability to vote in any Estates meeting. The court finds that it would not be reasonable for individual Chapters to allow former members and members under judicial ban to vote at their local Estates meetings. Thus, the sentence as a whole applies to all levels of Estates.

## Appendix B

## Letters of Intent for the President of the Board of Directors

To the Imperial Estates of the Adrian Empire,
I am submitting my letter of intent to run for the President of the Board of Directors. I have been the Secretary for the Board for the last year, helping to create the Agenda for the Board of Directors. I have also been a voting member of the Imperial Estates with the Kingdom of Auroch's Fjord for multiple years. In my mundane life I utilize Robert's Rule of Law to facilitate monthly Board of Director Meengs for Eight 501c(4) more commonly known as common Interest communities or HOA's. I work on a daily basis with Governing Documents such as Bylaws and Articles of Incorporation to guide these organizations with their governing and fiduciary dues.

Thank you for your consideration.
Sincerely,
Krystal Norman

