

Supreme Court
Judgement No. S0050/2025
Date of Judgement: 2-4-25
Type of Proceeding: Petition
Type of Judgement: Constitutionality
Parties Involved: Mercutio Killer

1. Factual Background

The Supreme Court of Julia has been asked to rule on the Constitutionality of Referendum 21. On 3/30 Referendum 21 was voted on to ban computed (1274810521807360136) from the State of Julia. It passed with 20 in favor, 1 against, and 7 abstaining.

2. Grounds for Judgement

- I. Constitution 5.1.1. "It (The Supreme Court) may dictate the spirit and intent of the law." - This Court does not find it is within the Spirit or Intent of the Referendum System, established under Constitution 2.4., to enable trial by mob to bypass due process.
- II. Referendum 22 "Referendums and laws cannot Mute, Kick, or Ban someone. Only through criminal conviction by the Courts they may be removed." - As stated in Article 9.1 "...the newer shall supersede the older..."

3. Judgment

- I. Referendum 21 is struck down as unconstitutional and is no longer in effect.

II. All bans on computed as enacted under Referendum 21 are to be reversed.

Signed,
Chief Justice Maple
(1130610786948108339)