



Constitution of the Sovereign Republic of Kanata

Approved and Ratified by the First Constitutional Convention of the Republic

July 1-4, 2021

Proclamation of Independence

Constitution of the Republic

Charter of Liberties

Proclamation of Independence Establishing the Sovereign Republic of Kanata

Based on the Founding Proclamation of Kanata of January 15, 2015

All men and women are created equal and sovereign. They are endowed by nature with an unalienable liberty to govern themselves free of oppression, violence, and tyranny. When any system of government is destructive to this condition, it is the inborn right and duty of all people to depose that government and through mutual covenants create among themselves their own governance to safeguard their lives and liberties.

Therefore We, the sovereign and freeborn men and women of the land known as Kanata, as the source of all authority and law, and according to the obligations bestowed upon us by Necessity and Right of Natural Law, do hereby proclaim the following truths and intentions:

For centuries, the predatory foreign powers known as the Crown and Church of England and the Church of Rome have imposed themselves as a warring occupation force on our land and its original and settler people. These powers have waged cruel and unrelenting wars of extermination against indigenous nations, violated and drained our lands of their vast wealth and vitality, murdered the innocent, imposed fraudulent laws and taxes, subverted our liberties, stolen and killed our children, and kept us in a state of colonial dependency and impoverishment. The murderous impact of these deliberate and unpunished genocidal crimes is attested by their continuation to the present day. (1)

Further, the British Crown and the Vatican have undeniably imposed the same regime of fraud and oppression on the settler populations who immigrated to this land, denying them the Rule of Law and responsible government in order to dispossess them of their liberties and lands, and steal the wealth of the nation for an unaccountable oligarchy: a robbery and oppression that continues to the present day under the growing influence of China.

This war against our different peoples has been waged in violation of our lives, Due Process, and the Law of Nations. These crimes abrogated the Magna Carta liberties of European settlers and the original Two Row Wampum Treaty established in the 17th century between the Six Nations, England, and France. This violation invalidated the legal instruments that the Crown and the Vatican have relied on to legitimate their conquests and continued violent occupation of the lands and lives of our peoples.

Because our natural liberties and claims to our lands were never lawfully ceded or surrendered, but rather suppressed through war, genocide, and the fraudulent impositions known as Admiralty and Canon Law, the claims of the British Crown and the Vatican to authority and jurisdiction in Canada have never had any basis in law or fact. The so-called Dominion of Canada and its de-facto courts have never had lawful or binding authority on any of our people. By demonstrating only bad faith and duplicity in their dealings with our communities, Church and State in Canada have vitiated and nullified all treaties, statutes and Orders established under their fraudulent reign.

Twice in our history, in 1837 and 1885, Patriots under Louis-Joseph Papineau, William Lyon Mackenzie and Louis Riel fought valiantly to overthrow these foreign oligarchs of Church and Crown and establish a sovereign Republic of free people. The defeat of these Patriots allowed a colonial regime to impose a regime of genocide and tyranny on our lands. We stand in the tradition of these Republican Patriots and acknowledge that we are carrying to conclusion their dreams and program of an egalitarian and sovereign Republic for all people.

The criminal attacks of these foreign powers continue. Canadian Church and State in league with foreign powers like China continue to violate the lives of our peoples through genocide, institutionalized murder, child trafficking, enslavement, fraud, land theft, kidnapping and destruction of culture. The Trudeau government has committed high treason by allowing China to station its troops on our soil and buy up our economy without restriction.

For these and countless reasons, the present Canadian state has lost any right to legitimately govern or exist. Under the Law of Nature and International Law, Canada and its corporate and church partners in crime must be actively repudiated, disestablished and replaced by all men and women who love liberty. Our defiance of these powers has been strengthened by their lawful conviction for Crimes against Humanity on February 25, 2013, in a Common Law Court of Justice established under international law and our own Land Law jurisdictions. (2)

As convicted criminal bodies whose heads – the Monarch of England and the Pope in Rome – are fugitives from justice under Common Law arrest warrants, neither the Crown nor the Vatican have any claim to our allegiance or obedience. Indeed, to obey or associate with these convicted felons is to be an accessory to proven Crimes against Humanity and thereby to violate the laws of Humanity and of God.

Because of these facts, we utterly reject the claim that the present form of law and government in Canada represent in any way a free society. Canada was founded on and is sustained by fraud, tyranny, and foreign rule by decree. So-called “democracy” in Canada is an empty sham employing an outward form of electoral freedom that is managed by an unelected Privy Council under a Governor General accountable only to the British Monarch. In this way, Canadians are denied the substance of a lawful, responsible and just society.

The legal system in our country is a corrupt syndicate run by unaccountable judges who serve the selfish interests of the Crown and its corporate and foreign business partners. Their greed has required the corruption of the operation of the law by denying just, speedy remedy for most Canadians. In practice, Canadian law is a hammer in the hands of the wealthy that operates to deny justice to our people while entangling them in irresolvable, expensive litigation overseen by a self-governing and Crown-appointed judiciary. These judicial wrongs are the legacy of a clique-ridden colonialism designed to perpetuate minority rule.

The same corruption extends to every level of Canada. By their status as the sworn agents of the criminally convicted Crown of England, police officers, soldiers, civil servants, judges, and Members of Parliament are all colluding in a massive criminal conspiracy, at the behest of a convicted felon known as the monarch of England. As agents of what is a rogue power under international law, these public officials are obligated by their Oath of Allegiance to “Queen Elizabeth and her descendants” to serve a criminally convicted foreigner, not Canadians. As a result, every aspect of official Canadian society constitutes an unlawful and destructive war against We the People. The present regime is our enemy and will remain so until it is deposed.

For these undeniable reasons, and as bitter experience has proven, there exists no institutional remedy for the oppression and destruction being inflicted on our peoples. The cure for the sickness called Canada is to return power to people who uphold and establish justice and right relations among themselves. That power is being and shall be established within local Republican Assemblies rooted in the Common Law that unites all free people.

LET IT THEREFORE BE KNOWN TO ALL PEOPLE that because of these indisputable facts, the time has come to nullify and dissolve the crime of Church, State and Corporation in Canada by establishing a free, responsible, and self-governing society. The historical moment has arrived to disestablish Canada and create a free Republic of Kanata from among all our separate nations. We covenant together in this purpose according to our natural sovereignty and self-governance.

We acknowledge that all free people must dwell in a nation that safeguards the wellbeing and liberty of all its citizens, and not according to special interests. We therefore proclaim that the lands and waterways are not the sole property of any individual or group but belong equally to all the people. The wealth and resources of Kanata are held in common by the people as a sign that the Natural Law of Peace and Equality is honored and safeguarded.

Therefore, upon this Pronouncement and Necessity, warranted by our Sovereignty and Right of Claim as free men and women, We the People invoke the judgment of Law and the blessings of Creation and our ancestors by hereby proclaiming the establishment of a Sovereign and Federated Republic of Kanata. This Republic shall henceforth and forever be the sole legitimate authority and exercise lawful jurisdiction over the lands, waters and resources formerly known as the Dominion of Canada.

Accordingly, and by this Proclamation of Independence, we hereby sever now and forever all ties and allegiances to the Crown of England and the Church of Rome. We disestablish and nullify their authority over us, and we forever extinguish any allegiance or service, contractual or implied, owed by us to these powers. We thereby separate ourselves from the government, laws and statutes of the Dominion of Canada, and cause to be established in its place a Federated Republic under a separate and sovereign Common Law jurisdiction.

In Witness Whereof, we mutually pledge our lives and honor to this sacred purpose through this Proclamation of Independence. We take this action freely and without reservation, according to our conscience and capacity as self-governing men and women.

Long live our Sovereign Republic of Kanata!

The Constitution of the Sovereign Republic of Kanata

We the People of Kanata gathered in Solemn and Lawful Assembly ordain and establish this Constitution to ensure our common liberty, provide for our mutual defense, secure justice, overcome the legacy of colonialism and genocide, and promote the health and welfare of all our people.

This Constitution is and shall remain the Supreme Law of the Republic.

Article One: Nationhood

Kanata is a Sovereign Republic and Nation of free, equal, and self-governing people independent of the Crown of England and any other power. All allegiance, duties and ties between the Crown and our Nation are forever dissolved. The Republic of Kanata is the sole lawful and jurisdictional authority within the former Dominion of Canada, and exercises supreme, absolute title and ownership of the lands, waters, wealth and resources of that territory.

Kanata is a Federated Republic of many cultures but is derived from three original founding peoples, the English, French and Indigenous. All indigenous and non-indigenous people enjoy equal status and representation within the government of Kanata. Because of their special identities and nationhood, the rights and cultural autonomy of the French and indigenous peoples are recognized and constitutionally guaranteed within the Republic of Kanata. Neither of these cultures nor any other group may lawfully secede from the Republic nor adopt practices or laws contrary to the Constitution or the Common Law. The official languages of the Republic of Kanata are English, French and the appropriate Indigenous language in areas containing a majority native population.

Article Two: Governance

The Republic of Kanata is governed by a National Congress whose delegates are elected every three years in a general election. The decisions of the Congress may be reviewed and amended or reversed by the Supreme Court of the Republic and by regional Republic

Assemblies, provided that these changes do not contravene this Constitution and the Common Law.

The Congress has the power to raise and collect taxes, formulate, debate and enact laws subject to judicial review, regulate commerce and the economy according to the public interest, maintain and protect the Republic's borders, conduct diplomatic and political relations and trade with other nations, print and coin money and regulate its value, maintain its armed forces and militias, and in every way govern the Republic of Kanata according to the free and unrestricted will of the People, the Common Law and this Constitution.

An elected Council of State constitutes the Executive branch of the government. The Council is chosen by the electorate every three years during the same general election to Congress.

All elected and unelected members of the Executive branch, Congress and the Judiciary are subject to popular oversight and majority recall according to the unalienable principle of direct democracy. No member of the Congress, the Executive, and the Judiciary enjoys any special immunities, privileges, or exemptions from prosecution or the Rule of Law, and is fully liable, morally, and legally, for their actions. Any attempt to circumvent or abolish such liability by any member of the government is a punishable and indictable act of treason.

The right to vote and to hold public office extends to all Republic citizens who are sixteen years and older, without qualifications or conditions.

The governance of the Republic at every level operates according to the Common Law and this Constitution.

Article Three: Territoriality

The Republic of Kanata governs the former territory known as the Dominion of Canada according to a new, post-colonial system of power. The Republic is divided into six general regions which are governed by Regional Republic Assemblies: The Pacific, The Prairies, Ontario, Quebec, the Atlantic, and The North.

These Regional Assemblies consist of delegates chosen by the electorate every three years. The Assembly and its Executive Council have jurisdiction over the public affairs of their respective regions in consultation with the National Congress and the Council of State. No Regional Assembly may act contrary to the Common Law and the Republic Constitution. Foreign and military affairs, natural resources and Constitutional issues related to the French and Indigenous cultures lie within the exclusive jurisdiction of the National Congress and the Council of State.

Within the six regions of Kanata, Indigenous communities that fulfill the requirements of nationhood under the Montevideo Convention of 1933 enjoy a restricted autonomy in the union of the Republic. This autonomy includes control over culture, language, education, and economic and political affairs, within the terms of the Constitution. The territorial boundaries and powers of these autonomous areas are established by the Congress and the Supreme Court of the Republic. The autonomous Indigenous areas may not lawfully secede from the Republic nor pass laws or engage in practices contrary to the Constitution or to the Common Law.

Quebec enjoys a similar limited autonomy as an original founding culture, including power over culture, language, education, and economic and political affairs, within the terms of the Constitution.

Article Four: The Law and Liberty

The basis of legality in the Republic of Kanata is the Common Law and the Trial by Jury system based on Natural Justice and Equity. No other legal system is recognized or allowed to operate within the Republic.

The judiciary at every level is elected and is governed by the Constitution, their Oath of Office, the principles and precedents of Common Law and the decision of citizen juries.

The judiciary operates at three levels: a) local Common Law Courts established by Republic Assemblies, b) District Appeal Courts, and c) a National Supreme Court of the Republic.

Community Sheriffs are elected by the people in their local Republic Assemblies and are accountable to the Assembly. The Sheriffs convene local courts, investigate judicial corruption, establish and train local Citizen Militias, and ensure the peace, welfare and liberties of the people.

All citizens of the Republic are born and endowed with an absolute, inherent, and unalienable liberty that cannot be restricted, denied, abrogated, or abolished by any authority, custom, emergency, circumstance, definition, statute, or law. This liberty and its consequential rights are constitutionally enshrined and protected in a Charter of Liberty within this Constitution.

Article Five: The Economy and the Land

By nature and by birthright, the lands and waters, resources, industries and wealth of Kanata belong collectively to all of the people. This natural ownership cannot be denied, alienated, appropriated, or nullified by any individual, corporation, authority, power, law, statute, or practice, whether foreign or domestic.

Foreign ownership of the economy of Kanata is prohibited. No non-citizen may own, buy, sell, lease, rent, mortgage, inherit, speculate in, or influence any sector of the economy. Local Republic Assemblies and their Sheriffs and Militias have the right and authority to lawfully seize the assets and properties of criminal bodies, foreign governments and corporations, and anti-Republic forces operating in Kanata.

All industries, banks and services are nationalized and operated under democratic public ownership and control. Works Councils elected by the employees operate and oversee all major banks and corporations and have final decision-making power. Small and family businesses are encouraged and defended through tariffs, subsidies, and anti-trust protection under the law.

The financial system, banks, credit, and money supply is nationalized and established as a publicly owned service under the control of the government and local Assemblies. All debts,

interest rates and mortgages are cancelled. A general moratorium is imposed on all international debts.

Income tax is abolished. Taxes are levied according to wealth created and assessed on a graduated scale according to the ability to pay.

A 100% tax is imposed on wealth gained by interest and speculation. A ceiling that is determined by the Congress is placed on wealth gained from inheritance. All taxes owed by the super wealthy and corporations are collected by the lawful seizure and expropriation of their lands, properties and assets by Republic Assemblies and Militias.

A National Reparations Endowment is established and maintained by the Congress. This Endowment contains the expropriated wealth of genocidal, foreign, and criminally convicted powers, and is accessible to citizens of Kanata in dire economic need.

All medical and dental services, education at every level, housing, transportation and childcare is nationalized and provided universally and free of charge and restrictions to all Republic citizens.

Agricultural lands and farms, forests and unoccupied land in Kanata are preserved through a moratorium on the urbanization, sale, and degradation of the earth. All corporate agribusinesses are nationalized and their lands distributed to small farmers. Communal and family farms are encouraged, subsidized, and protected from incursions by corporate interests, including through anti-trust legislation and a fair and regulated exchange system for produce that serves the farmer and citizenry.

Petrochemicals, pesticides, and genetically modified organisms are banned everywhere in Kanata. Nuclear energy and weaponry are prohibited. Solar, wind and tidal power shall replace fossil fuel and nuclear industries.

To preserve the earth, farming communities and affordable housing, and to abolish land speculation, private realty and mortgage companies are abolished and replaced by land management committees operated by local Republic Assemblies.

Article Six: Public Service

Republic citizenship carries with it a moral and legal obligation of public service. All citizens between sixteen and twenty-five years of age partake in a mandatory community service as defined by Congress for a period of not less than one year. This includes service in the national citizens' militia known as the Army of the Republic of Kanata (ARK), which replaces the former military forces of the Dominion of Canada.

The ARK is not a standing army, but a citizen militia based in local communities that protects the people, the Republic, and the Constitution. Citizens may seek exemption from the ARK according to conscience or pacifism. The ARK operates under the oversight and direction of the Congress and Council of State.

Article Seven: Church and State

The Republic of Kanata is a secular nation in which Church and State are strictly separate and unrelated.

Religious denominations may operate freely in Kanata but may not influence the government or the Courts, nor may they violate the laws and the Constitution of the Republic. No prayers or religious observances can be held in any government or judicial service, or in any public school or college.

No government or public funding is provided to any religious denomination or to any of their corporate bodies. Religious schools may operate on a financially self-supporting basis, but they shall receive no tax exemptions or special concessions, immunities, or privileges. Religious education may not advocate sedition, treason or violations of the laws and the Constitution of the Republic.

All the lands and properties of religious denominations and their corporate bodies that are larger than individual congregations are nationalized and made public property. Tax exemptions for churches and their corporate bodies are prohibited. Churches will be taxed like any corporation and will be assessed for the back taxes and wealth owed by them to the peoples of Kanata.

To overcome the murderous legacy of religion-driven Genocide, all foreign-based churches and those associated historically with religious imperialism are prohibited from operating anywhere in Kanata. Because of their status as criminally convicted agents of Genocide and conquest, the Roman Catholic, Anglican, and United Church of Canada are legally disestablished and prohibited from operating anywhere in Kanata. The lands, properties and assets of these churches are forfeited and seized by the Republic as partial reparations for centuries of fraud, theft, mass murder and other Crimes against Humanity committed by these churches against all our peoples. Their officers, clergy and practitioners who have engaged or colluded in genocide and other crimes shall be arrested and tried in Republican courts.

Accordingly, the diplomatic recognition of the Vatican and the Church of Rome is terminated, and the Papal Nuncio is expelled from Kanata. Any treaties, privileges, financial or other concordats and agreements with the Church of Rome and its “Holy See” are nullified and made inoperative anywhere in Kanata. Roman Catholic clergy are considered as agents of a criminally convicted foreign power and are banned from operating in Kanata. The authority and statutes of so-called “canon law” are not recognized or allowed to operate in Kanata and are regarded as treasonable practices.

All clergy and church officials in Kanata are obligated to abide by and uphold the laws and Constitution of the Republic, and not the dictates or statutes of foreign churches. Clergy will be charged and tried for any offenses they commit in Kanata solely within Republic Common Law courts.

No church or religious corporation has any special jurisdiction or prerogatives over its clergy, employees, or adherents. Clergy, church employees and adherents may not hold allegiance to or obey the laws or rulings of any foreign churches or its agents when they conflict with the laws and Constitution of the Republic or with International Law. If these individuals violate this requirement or defy the laws and the Constitution of the Republic, they will be regarded and charged as treasonous agents of a foreign power and are prosecuted with the full force and effect of the Common Law.

Article Eight: Foreign Affairs

The Republic of Kanata stands outside the global corporate system. Kanata withdraws from all foreign and military alliances and from NATO, NORAD, and the international arms trade. Kanata withdraws from all international banking and corporate agencies such as the WTO, the IMF, and the World Bank. All foreign debts, obligations and indemnities owed to foreign governments, corporations and international banks are unilaterally cancelled.

The Republic of Kanata rejects all secret diplomacy and global imperialism. Kanata encourages the formation of a new global alliance of nations outside the corporate system and its agency, the United Nations. Kanata withdraws from the United Nations and shall establish its own diplomatic relations with Republics, indigenous nations and communities resisting the Global Corporatocracy.

Article Nine: Additional Powers

The Congress has the power to take whatever measures are deemed necessary to defend the Constitution and the Republic from subversion, treason, sedition, war and overthrow by any power, whether foreign or domestic, provided that those measures do not violate, restrict, deny or abrogate the Constitution and its Charter of Liberty and the Common Law.

Under no circumstances may Habeas Corpus and the Rule of Law be suspended by Congress, nor can the constitutionally guaranteed liberties as enshrined in the Charter of Liberty be suspended, restricted, or diminished in any way according to any circumstance.

Congress may, in consultation with local and Regional Republic Assemblies, devolve certain powers to these Assemblies, provided that the latter do not use such power to undermine, diminish or threaten the Republic, the Constitution and the Common Law.

Article Ten: Amendments

The Congress may by a vote of 75% of its elected delegates make amendments to this Constitution, provided that these changes do not abrogate, undermine, or diminish the

Constitution, the aims of the Republic, the fundamental liberty of the people and the supremacy of the Common Law.

The Congress may not under any circumstances diminish or lessen the Constitutional guarantees contained in the Charter of Liberty; they may only enlarge those liberties.

The amendments established by Congress may be appealed and challenged in the Supreme Court of the Republic and by local and Regional Republic Assemblies.

The Charter of Liberty of the Republic of Kanata

All citizens are born and endowed with an inherent, absolute, and unalienable liberty and consequential rights that cannot be restricted, abrogated, denied, or abolished by any authority, circumstance, definition, custom, statute, or law. This liberty is not limited by the act of defining it nor by detailing its aspects. This liberty includes but is not restricted to the following:

1. Freedom of thought, speech, and expression.
2. Freedom of conscience and religion, and freedom from religion.
3. Freedom of the press and publication.
4. Freedom of language, cultural expression, and autonomy.
5. Freedom of revolt, dissent, civil disobedience, and non-cooperation with any authority, including the right to overthrow unjust and arbitrary powers.
6. Freedom to organize politically and to form political parties and movements.
7. The right to fair, equal, speedy, and responsive treatment before the Law.
8. The constitutional, unalienable right to a trial by a jury of one's peers under the Common Law.
9. The right to bear arms and defend oneself and one's family against cruel, illegal, arbitrary, or unjust treatment or any threat to one's person, including from agents and forces of the government or other powers, whether foreign or domestic.
10. The right to be free from fear, slavery or indentured servitude, oppression, harassment, discrimination, and any form of exploitation.
11. The right to the free and unrestricted movement on public thoroughfares.
12. The right to the free, equal, and unrestricted access to life's necessities, including healthy food and water, quality medical care, education, public transportation, decent and affordable housing and fair, sustained, meaningful employment, including the right to form, join and defend trade unions, guilds, and other professional associations.

Notes:

1. *These false claims were made under the genocidal doctrine of Terra Nullius and other concepts found within the Papal Bulls Romanus Pontifex and Inter Cetera, which fraudulently nullified the existence and lawful status of any non-Catholic people. Such fraud continued throughout all subsequent Papal statutes and Crown of England impositions that created the so-called Dominion of Canada in 1867, including through such genocidal laws as the Indian Act, which have murdered millions of the original inhabitants of our lands.*

2. "ITCCS Archives" See www.murderbydecree.com.

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This Proclamation of Independence is derived from the founding statement of the Assembly that established the Republic of Kanata, which was adopted in Winnipeg between January 15-17, 2015. At this Assembly, 221 people established a National Council to build local Republican Assemblies across Canada and lay the basis for a National Constitutional Convention and Congress.

On July 4, 2021 this Constitution was adopted and ratified by delegates at the Republic's First Constitutional Convention in Vancouver. The National Council of the Republic shall be the interim executive body until elections to a National Congress occur sometime before December 31, 2021.

The National Council can be contacted at republicnationalcouncil@protonmail.com, from where citizenship papers based on an Oath to the Republic can be issued.

Its website is www.republicofkanata.ca.

Listen to the Voice of the Republic Here We Stand every Sunday at 3 pm pacific, 6 pm eastern at www.bbsradio.com/herewestand.

The provisional Flag of the Republic that was adopted at the convention is below. The three stars represent the founding English, French, and Indigenous Nations of Canada. The blue lines represent the Two Row Wampum of Peace and Equality.



Kanata is a Six Nations term meaning *“Where the People of the Village sit as Equals around the Council Fire”*.