

Abolition of Crown Authority in Canada

A Public Proclamation issued under the authority of the Republic of Kanata and its High Court of Justice

LET IT BE KNOWN

That under the Proclamation of Sovereign Independence of January 15, 2015 that nullified and extinguished all ties between Canada and the Crown of England, the government of Canada and its Crown courts are now and forever abolished. All of its officers, agents and employees are ordered to stand down, as their authority is now and forever revoked; and all bills, taxes and statutes of the former government of Canada are nullified and to be disregarded.

Under this Proclamation, all lawful authority now resides in the People gathered in an elected Congress and other governmental bodies established by the People under Common Law. All of the previous laws and statutes of "Canada" and "the Crown" are placed under the scrutiny and re-evaluation of the Common Law and the High Court of Justice of the Republic of Kanata.

Prior to the convening of Kanata's first General Congress of the People on June 30, 2015 in Winnipeg, sworn common law courts and their sheriffs shall maintain the peace and ensure the lawful transition to the Republic of Kanata.

Issued on January 15, 2015 by the People in Sovereign Assembly and made lawfully binding under the Great Seal of The Republic of Kanata



An Act of Supremacy establishing the People of Kanata as a Free and Sovereign Republic

Issued and Enacted by the People in Assembly on January 15, 2015

BE IT PRONOUNCED AND ENACTED by this sovereign Assembly and the People under Natural Law, and by the authority of the same:

That the People of all of the territories of the former "Dominion of Canada" are hereby constituted, established and confirmed to be a self-governing and Sovereign Republic, free and independent from all ties and allegiances to the British monarchy and the Crown of England, and to its laws and statutes; and

That the Nation of Kanata shall henceforth be governed by the People gathered bi-annually in an elected and free Congress, and by the Common Law and its Courts of Justice.

This Act establishes the People and their Common Law as the Supreme Authority everywhere in Kanata, for the establishment and upholding of their mutual liberty, justice, and equality.

Hereto authorized as lawfully binding under the Great Seal of the Republic of Kanata



An Act establishing a High Court of Justice of the Republic of Kanata

Issued by the People in Sovereign Assembly, January 15, 2015

WHEREAS a history of crimes, tyranny and lawlessness has characterized the rule of the Crown of England in Canada, subverting our liberty and peace,

We the People convened in Assembly have established a Sovereign and self-governing Republic to allow justice and the rule of law to exist among us, this Republic being founded on the Common Law and the knowledge that the People are by nature and right the source of all law and governance.

AND WHEREAS to ensure our mutual liberties as a Sovereign Republic,

We the People have established a High Court of Justice to administer the Common Law everywhere in our Republic, and to create lower common law courts governed by citizen juries and elected judges and sheriffs who are answerable only to the People.

THEREFORE, recognizing that such a High Court is the supreme instrument within Kanata to administer the law, ensure equal and speedy justice for all, and monitor the government and its actions,

We the People in Sovereign Assembly do hereby establish, enact and proclaim such a High Court of Justice of the Republic of Kanata as of this day, January 15, 2015, with binding authority everywhere on our land.

Hereto lawfully authorized under the Great Seal of the Republic of Kanata

