



The National Council of Common Law Assemblies

A Lawful Legislature and Court established under the authority of the Republic of Kanata

Public Reparations Law and Praemunire
expropriating and nullifying the Church of Rome and federal taxes in Canada

NCCLA Order No. 08042022-A

A Public Notice Issued by the National Council of Common Law Assemblies

Thursday, August 4, 2022

LET IT BE KNOWN that the people of Canada and of indigenous nations have been subjected to centuries of unrelenting foreign conquest, warfare, genocide, and tyranny by the British Crown and the Church of Rome, in violation of their lives and natural liberties.

LET IT BE FURTHER KNOWN THAT the government of Canada, through its unauthorized and unlawful “Financial Concordat” with the Vatican and as a co-conspirator in genocide, has committed and is committing fraud and treason on the people of Canada, in violation of the English Statute of Praemunire, which prohibits the funding of the Roman papacy or the granting to it of authority or jurisdiction within any Commonwealth nation.

LET IT BE FURTHER KNOWN that because of this treasonous crime by the Canadian government and its courts, the Church of Rome and the Vatican have perpetrated a self-admitted historic and ongoing genocide in Canada while evading prosecution or accountability for these crimes, and have unlawfully appropriated more than \$680 million from Canadian revenue since 2020 through the aforementioned “Financial Concordat”; and that accordingly, Canadian taxpayers are being forced to violate international law by funding the criminally convicted Vatican and its Church of Rome.

LET IT BE FURTHER KNOWN that because of these crimes of genocide, fraud, tyranny, and theft, under International and Natural Law the people of Canada and of indigenous nations are owed financial reparations by the British Crown, the Canadian government, and the Vatican-Church of Rome and its church associates, the Anglican and United Church, and the return and restoration of all that has been stolen from them by these powers including lands, resources, and revenues.

LET IT BE FURTHER KNOWN that because of the enormity of these crimes, these churches and governments have under law and morality forfeited and lost the right to operate in Canada.


ACCORDINGLY, in the name of the people of Canada and their sovereign Republic of Kanata and its allied indigenous nations, the National Council of Common Law Assemblies, as a de jure court of record, hereby declares the following law that shall apply everywhere in Canada as of this date:

- 1. Federal taxes are hereby and forever nullified, and are retained by the people.**
- 2. A Universal Common Law Lien is placed on the wealth of the Crown of England, the government of Canada, and the Vatican-Roman Catholic, Anglican, and United Church of Canada, including on their lands, assets, and properties.**
- 3. The people and their Sheriffs are empowered by this law and its accompanying Warrant to enforce this Universal Lien and seize the wealth, lands, assets, and properties of these governments and churches, using appropriate force.**
- 4. The police and authorities of Canada are obligated to assist in the enforcement of this law, and to refrain from interfering with its enforcement, under pain of prosecution for obstructing justice.**
- 5. All special privileges, rights, benefits, diplomatic arrangements and concordat agreements between the Vatican and Canada are hereby and forever nullified.**
- 6. The Vatican-Church of Rome, the Anglican Church of England, the United Church of Canada, and the federal government are hereby and forever disestablished and banished from operating in Canada. The officers, agents, and employees of these churches and government are ordered to stand down from their offices on pain of arrest and prosecution.**


IT IS HEREBY ORDERED by the National Council of Common Law Assemblies and by the sovereign Republic of Kanata, which lawfully supplants and replaces the former Dominion of Canada, that this Law of Reparations and Praemunire shall take effect and be enforceable as of 12:01 am eastern time on Thursday, August 4, 2022.

This Public Safety Law No. 08042022-A has the full force and effect of the Law and will be enforced by the Sheriffs of the Council, officers of the Republic and deputized police, and the public.

**This Law is authorized and registered within the sovereign jurisdiction of the Republic of Kanata,
and under the judicial authority and sanction of the International Common Law Court of Justice.**



Presiding Magistrate of the Council



Clerk of the Council



Case Docket No. 08042022-A
as registered in the NCCLA Court Archives, Winnipeg
and the Central Registry of the International Common
Law Court of Justice, Brussels

August 4, 2022

Addendum: Legal sources and precedents

**“If we, our chief justice, our officials, or any of our servants offend in any respect against any man, or transgress any of the articles of the peace or of this security ... and if we, or in our absence abroad the chief justice, make no redress within forty days ... the twenty-five barons may distrain upon and assail us in every way possible, with the support of the whole community of the land, by seizing our castles, lands, possessions, or anything else saving only our own person and those of the queen and our children, until they have secured such redress as they have determined upon.” - Section 61, Magna Carta, 1215
*(Note: The “twenty-five barons” were reconstituted over the centuries into twenty-five citizens, as in a Grand Jury).***

“No tax imposed by any religious persons shall be sent out of the country whether under the name of a rent, tallage, or tribute or any kind of imposition.” - Statute of Provisors, 1306

“The Pope of Rome, accroaching to himself the seignories of possession and benefices of the realm of England, doth unlawfully give and grant the same benefices to aliens which did never dwell in England, as if he had been patron of the said persons, which he is not by the laws of England ... To this end we declare such papal action an offense under our laws and this Statute of Protection or Praemunire.” - Statute of Praemunire, 1351

“The alleged supremacy of the Roman Pope and its foreign jurisdiction is, according to reason and to scripture and by the statutes of Parliament, repugnant and anathema to a free Christian people and to the faith of our Commonwealth, and such presumed papal authority has no standing or recognition in England ... All persons acting on the authority and instructions of the Pope or his agents shall be deemed to be perpetrators of treason and of the offense of Praemunire, and shall be tried and judged accordingly.” - Proclamation of the Council of State of England, Ireland, and Wales, October 5, 1658

“All the State Parties to this Convention are obligated to take measures to prevent and to punish the crime of genocide, including by enacting relevant legislation and prosecuting and punishing perpetrators, whether they are constitutionally responsible rulers, public officials or private individuals.” - United Nations Convention on the Crime of Genocide, 1948, Article IV).

**“The Crown of England, the government of Canada, and the Roman Catholic, Anglican, and United Church of Canada and their officers and agents are found guilty as charged of committing and concealing the intentional genocide of more than 50,000 children in the Indian residential school system. Their fiduciary officers are hereby sentenced to life imprisonment without the possibility of parole and the loss of their assets and authority.”
– from the Verdict of the International Common Law Court of Justice, Brussels, February 25, 2013**

**“Be you ever so high, be you even king or pope, you are not above the law.”
– Sir Edward Coke, Attorney General of England, 1628**

www.murderbydecree.com , www.republicofkanata.org

Contact: republicnationalcouncil@protonmail.com