

# CONSTITUTION OF THE SOVEREIGN REPUBLIC OF NEWFOUNDLAND & LABRADOR

DRAFT UPDATED: January 15, 2021

This is a Draft and is updated frequently – Please join in and help participate in this amazing Document — Our Future Update! Newfoundland & Labrador Zoom  
<<InsertNL zoom link if desired >>

Contact Shane Sweeney - shane.sweeney12@gmail.com/709-682-5425 for Information

## **Sovereign Republic of Newfoundland & Labrador**

Sovereignty emanates from man and woman, from no other source, because there is, in fact, no other legitimate source. Man and Woman are the only existential authority. There can be no provable or tangible source of high authority compelling the will of sovereign man and woman to bow to ignominious ideologies that do not recognize mankind as supreme. Sovereigns recognize no permission or other authority.

Sovereigns pledge allegiance to no foreign bodies or higher powers. There is none with greater authority than that of a sovereign man and woman. There may be a greater force but when that force is exercised against peaceful men and women to forcefully subjugate them, this becomes naked aggression, tyranny, and a crime against humanity. Sovereigns have met with such tyranny and stand firm against it.

## **General Provisions**

The unconstitutional documents and laws which were applicable before applying this Declaration will be repealed.

## **Part One**

The Republic of Newfoundland & Labrador is an independent Republic Nation wherein the Sovereigns are the source of powers. The city of << St. John's >> shall be the Capital of the Nation.

## **Part Two**

Sovereign Unalienable Rights

Unalienable Rights

**UNALIENABLE:** The state of a thing or right which cannot be sold or taken by force.

Things that are not in commerce, as public roads are in their nature unalienable. Some things are unalienable, in consequence of particular provisions in the law forbidding their sale or transfer, as pensions granted by the government. The natural rights of life and liberty are UNALIENABLE – Bouvier's Law Dictionary, 1856 Edition.

“Unalienable: incapable of being alienated, that is, sold and transferred.” – Black’s Law Dictionary, Sixth Edition, page 1523:

You cannot surrender, sell, or transfer unalienable rights, they are a gift from the Creator to the individual and cannot under any circumstances be surrendered or taken. All individuals have

### **Unalienable rights.**

All Sovereigns will be held equal before the law with due regard to differences in physical and mental capacity.

The Republic of Newfoundland & Labrador recognizes Spiritual Beliefs as an Unalienable Right:

a) Your own spiritual beliefs may be practiced and preached:

- 1) It cannot interfere, harm or infringe on others or the property of others.
- 2) All Sovereigns will treat others with Lawful and Moral consideration. 3) All spiritual beliefs will never be able to interfere in any way or change the lawful rights of any sovereign, at present or in the future in the Republic of Newfoundland & Labrador.

4) All forms of churches will be fully transparent and fully accessible to all Sovereigns.

a) The Republic of Newfoundland & Labrador will not fund any Spiritual beliefs or ideologies, they will have to be funded by their members or followers. b) In the Republic of Newfoundland & Labrador, all international funding will be unlawful for any Spiritual Beliefs or Ideologies.

### **Part Three**

This written constitution will guarantee, under law, that everyone has the right to freely choose, speak, and assemble in non-violent protest. The Sovereigns swear to oppose all forms of imperialism, chauvinism, and racism. Sovereigns swear to oppose all forms of discrimination and or persecution on the grounds of ethnic origin, Spiritual beliefs, place of birth, gender, age, disability, sexuality, or language. These principles will be enforced by freely hired employees (Administrators) of the Republic of Newfoundland & Labrador with full control to enforce the law of the land of the Republic of Newfoundland & Labrador.

The will of the Sovereigns will always be above the Republic of Newfoundland & Labrador Constitution, upholding and protecting that will is the ultimate objective of every organ and function of the Constitution and the Sovereigns.

### **Part Four**

#### **NO INCOME TAXES**

Any such tax will be considered unlawful and unconstitutional to all Sovereigns in the Republic of Newfoundland & Labrador.

a) No man or woman can be taxed for their labour.

## **Part Five**

Part One to Seven are the protective measures in place to guarantee the Sovereigns are the final decision-makers and they can only be changed by one hundred percent (100%) of the Sovereigns NOT the majority.

Any Article in the constitution can be amended by seventy-five percent (75%) of the Sovereigns vote.

The ultimate objective of every organ and functionary of the Sovereigns, the judiciary included, MUST indeed be to uphold and protect that will. All Sovereigns will be equal before the law. They will enjoy equal civil and political rights, will have the same opportunities, and be subject to the same public duties and obligations, without discrimination due to religion, doctrine, language, wealth, race, kinship, political opinions, and social status, tribal or eminent or familial loyalty.

## **Part Six**

Treason

Treason is the crime of betraying one's Nation, especially by attempting to kill or overthrow the sovereign or the sovereigns of the Republic of Newfoundland & Labrador. Treason against the Republic of Newfoundland & Labrador and its Sovereigns will not be tolerated in any form.

Attempting by force of arms or any violent or other means to overthrow the organs of Administrators of the Republic of Newfoundland & Labrador. Taking part or being involved, coerced in, inciting or conspiring with any sovereign, technology or system of administration, to take part or be concerned in any such attempt. The Republic of Newfoundland & Labrador court under a grand jury system would be necessary in the unlikely event of a treason case.

## **Part Seven**

Right to Bear Arms

Sovereigns Rights to keep and bear arms is the Sovereign right to possess weapons (arms) for their own defence.

a) The right of Sovereigns to keep and bear arms shall not be infringed upon by any Sovereign or nation.

b) Proportional Response Self-Defence law requires the response to match the level of the threat in question. In other words, a person can only employ as much force as required to remove the threat. If the threat involves deadly force, the person defending them self or others can use deadly force to counteract the threat.