



Anishinabek Solutrean Métis Indigenous Nation (ASMIN)

We will ask the Truckers to post, serve and circulate our Notice of Trespass, and our Permits to park on our Anishinabek Land, which are forthcoming today.

Take names of anyone who defies the Trespass notice. They will be tried in our Indigenous Court, which could be held in the Supreme Court building on Wellington which is on our Un-Ceded land, if we demand it.

Go to SCC building, stand on lawn and look to your right to see large reclined Indigenous Man silently protecting Clan Mother's Jurisdiction.

Grand Chief Wabiska



Anishinabek Solutrean Métis Indigenous Nation (ASMIN)

Notice of Trespass

WHEREAS there is no Treaty between the Anishinabek (Algonquin-speaking) Nations, the Cree or the Dene, on one hand, and the Crown Inc. of CANADA and ONTARIO, both registered on the SEC in Washington D.C. ;

AND WHEREAS the relations between the Crown Inc. of CANADA and ONTARIO, and the Indigenous were to be Nation - to - Nation, as confirmed by the SCC in *R v Sioui* [1990] ;

AND WHEREAS People of Turtle Island have always had the right to be Federal Citizens and Indigenous Nationals, as confirmed by the SCC in *Beckman v Carmacks* [2010] at [33] ;

AND WHEREAS said Crown corporations, doing business as 'Her Majesty in Right of CANADA' hold all the shares of The Bank of CANADA, which operates in SECRET, per S. 16 and 17 of The Bank of CANADA Act R.S.C.1985 ;

AND WHEREAS the Crown Inc. has been stealing the Consolidated Tax Fund of Canadians and transferring the Fund to Cede & Co., at Chase Bank in New York City ;

AND WHEREAS the Prime Minister and all Ministers take an Oath of SECRECY with a Privy Council that has no authority on Turtle Island, in violation of the rights of the People ;

AND WHEREAS the Papal Doctrine of Discovery never applied on Turtle Island ;

AND WHEREAS neither The BNA Act of 1867 (repealed in 1893) nor The CANADA Act of 1982 have any Jurisdiction over the un-conquered and un-surrendered People, per International Constitutional Common Law ;

AND WHEREAS women and men born on Turtle Island are naturally Indigenous and therefore are the **de jure** owners of the Natural Resources, and now assert their rights over the **de facto** controllers of said Resources, which **de facto** control was confirmed by the SCC in *Haida v B.C.* [2004] at [32] ;

TAKE NOTICE that anyone found trespassing upon Un - Ceded Land without the Authority of the Clan Mothers in Council, or without any proof of a prior, superior Title to their lawful Stewardship, or proof of purchase of their Stewardship, are strictly required to remove themselves from the Un - Ceded Land FORTHWITH, per The Royal Proclamation of 1763, or surrender to the People.

Dated: February 1, 2022

ASKIT

in accordance with UNDRIP Art. 3, 27, 34, 40
and the SCC in *Delgamuukw v BC* at [147-8]



ANISHINABEK SOLUTREAN MÉTIS INDIGENOUS NATION

PERMIT TO PARK ON UN – CEDED LANDS OF OTTAWA

WHEREAS Ottawa is on Un-Ceded Land, as confirmed by the Land Acknowledgment issued by Ottawa, and as announced at the opening of the Swearing in of the Prime Minister , and confirmed by the Superior Court of Justice on Feb. 13, 2020 in *National Bank of Canada v Guibord* CV 19- 80192 ;

AND WHEREAS International Constitutional Common Law confirms that The BNA Act of 1867 and The CANADA Act of 1982 have no Jurisdiction over un-surrendered and un-conquered Indigenous People of Turtle Island ;

THE CLAN MOTHERS IN COUNCIL , as eternal Stewards of the Land, hereby issue this Permit to Park on all Un-Ceded Lands under their Stewardship on Turtle Island ;

THE PERMIT may be ousted only upon the presentation of a Treaty with the Indigenous People of Turtle Island, or proof of purchase of the Lands under Ottawa, or a prior , superior Title to that of the Clan Mothers in Council.

Dated : Feb. 1, 2022

ASKIT

In accordance with UNDRIP Articles 3, 27, 34 and 40
and the SCC in *Delgamuukw v BC* at [147-8]