



© **Anishinabek Solutrean Métis Indigenous Nation**
“Nation To Nation”

圣兰蒂斯国

30 thousand years and growing

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JANUARY 26, 2019

THE RIGHT HONOURABLE JUSTIN TRUDEAU

House of Commons Ottawa,

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Telephone: 613-992-4211 Fax: 613-941-6900

justin.trudeau@parl.gc.ca

Re: Request for meeting as requested since the beginning of your tenure, Constitutional issues, Direction from HRH the Queen, other matters.

Good day. It may be time to refresh your mind to the legal requirement to begin “Treaty” negotiations with our un-surrendered untreated un-ceded Indigenous Nation as submitted February 11, 2009 and resubmitted April 2015, for which HRM the Queen instructed Canada to resolve (pursuant to the United Nations Treaty Handbook Protocol).

This legal requirement to sign treaty was sanctified as law in the Charter of 1981 and ingrained into the Constitution of Canada in 1982 and recently upheld in the Supreme Court of Canada decision Daniels vs Canada 2016. I reference the Royal Proclamation of 1763 which requires that any person who take the lands and resources of Aboriginal people without the crown signing treaty, must be brought before the “crown” for charges of treason.

The fact that the patriarchal government of the Corporation of the Constitutional Monarchy of Canada (CANADIAN CORP REGISTERED NUMBER 0000230098 CANADA DC SIC: 8880 American Depositary Receipt) still has historic prejudices against the Matriarchal, especially in the segregation of female Métis lines and women under the Indian Act), this not our Nations issue. Our Nations issue is the Daniel’s Case (2016) specifically upheld the Royal Proclamation and its requirements of Treaty, and the bringing forth of those individuals to the Crown for charges of treason.

You are “bound” by your (Canada’s) laws, and Canada, is now in violation of international law (UNDRIP). Since your previous Minister of Justice/Attorney General stated, it’s the government’s position now to negotiate rather than litigate – *what date can we immediately expect to meet with you* - and your Ministers to begin the negotiation process. (UN Treaty Handbook Protocol - simple signature). Our Nation has been asking to begin this process of discussion since 2004, post our Elders’ decision not to be included in the Algonquin Land Claim due to exclusion of traditional territories of the Anishinabek people.

The extensive letters of “too busy at this time” we have received from the Office of the Prime Minister, and lack of response from other Ministers, is not acceptable.



Go in a good way, the grandmothers are watching.

G. Chief Wabwika Mulewa (30-30)

CC.

HRM the Queen

Secretary General United Nations

