

Anishinabek Solutrean Métis Indigenous Nation "Nation To Nation" 圣兰帝斯国

30 thousand years and growing ©http://www.anishinabeksolutreanmetis.com 80 Main Street Sundridge, Ontario, Canada Box 220, POA 120 Canada 705-704-9342 U.S.A 720-400-4479

FEBUARY 4, 2019

THE HONOURABLE DAVID LAMETTI

Minister of Justice, Attorney General of Canada House of Commons Ottawa, Ontario Canada K1A 0A6 Telephone: 613-943-6636 Fax: 613-943-6637 David.Lametti@parl.gc.ca

Re: Request for meeting to begin treaty negotiation pursuant to United Nations Protocol Treaty Handbook / Instructions by HRM the Queen 2015, UNDRIP.

Dear Sir:

Since 2004 we have been writing the government for a meeting with the Prime Minister and associate Ministers to no avail. WE are not a surrendered nor treatied Indigenous Nation nor a service provider created to provide services that are funded by the crowns. WE are a un-treatied un-surrendered Matriarchal Indigenous Nation (Métis) created prior to 1600 on which our lands are occupied by the foreign trade colony of Britain - the Corporation of the Constitutional Monarchy of Canada.

Pursuant to the UN Declaration of Human Rights and the UN Declaration of the Rights of Indigenous People we submitted our comprehensive claim to the Crowns of Canada and H.R.H the Queen and the United Nations ion February 11, 2009 and resubmitted in April 2015. H.R.H the Queen instructed the Governor General of Canada to Instruct the Canada to resolve the issue under the simple signature protocol pursuant the UN Treaty Handbook.

The time is now, as you have acknowledged on your web site to resolve this critical constitutional issue for Canada and its native people. Failure to do so will result in lengthy litigations. The Daniel's versus Canada upheld the Constitution of Canada 1982 and the Daniel's case upheld the Royal Proclamation (1763) with regards to treaty and treason of agents of the crown in abuses and the topic of treason of such same individuals.

"Moving forward with recognition and reconciliation means we cannot continue to rely on adversarial court proceedings to lead the way. By issuing this Directive, our Government is taking transparent and meaningful action that encourages a shift in legal strategies towards collaborative approaches which respect the important relationship between the Crown and Indigenous peoples." The Honorable Jody Wilson-Raybould, P.C., Q.C., M.P. Minister of Justice and Attorney General of Canada (https://www.canada.ca/en/department-justice/news/2019/01/attorney-general-of-canada-issues-directive-on-civillitigation-involving-indigenous-peoples.html)

I respectively request an immediate meeting to sign the attached MOU of the Intent to enter the UN treaty process under simple signature. Failure to do so will launch effective litigations against the crown and its representatives, pursuant in part, the section in the Royal Proclamation of charges of "treason".

Supporting documentation attached. Go in a good way the grandmothers are watching

G. Chief Walsiken Muleux (30-Bal)

Grand Chief Wabiska Mukwa (Zane Plouffe Bell)



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H.R.M the Queen, United Nations Secretary General Legal Department Chief A. Jefford Ambassador M. Perz, Rights of Children ASMIN Department Heads

