

# Deo Et Patriæ

(For God & Country)

## Writ Of Mandamus

In matters between *His Majesty The King Of Saskatchewan & Travis Patron*  
(R. v Patron)

Province Of Saskatchewan, Dominion Of Canada, British Commonwealth

April 28<sup>th</sup>, 2023

Your Majesty,

Take notice that, on behalf of the federally-sanctioned Canadian Nationalist Party, we are hereby issuing a common law writ of mandamus compelling the Crown to observe (in good faith and without deceit) our ancestral treaty of Magna Carta and exonerate the accused in the aforementioned matter as relief for wrongful conviction within the criminal court.

### 1. Refusal To Hear Appeal as of Right

On April 3<sup>rd</sup>, 2023, the Supreme Court of Canada (court of last resort) refused to hear our appeal as of right (section 677/691(1)(a), Criminal Code) on the question of law whether jurisdiction of a court is a *matter of fact* (true/false), and subsequently, whether a jury (given they are *trier of fact*) should have been charged with determining whether or not the Province Of Saskatchewan had grounds to proceed against us under section 319 of the Criminal Code (CACR3628)(Info. #90422879, #991149331).

This is a denial of natural justice.

Given that no alternative legal remedy remains to correct this injustice, and that the Crown is under a public duty to observe the Magna Carta in good faith as an heir in perpetuity, the prerogative writ of mandamus now appropriately lies.

### 2. Proceeding In Excess Of Jurisdiction

On Feb. 14<sup>th</sup>, 2021, the Saskatchewan RCMP executed an arrest warrant against Canadian Nationalist Party Leader Travis Patron under section 319 of the criminal code and ordered them "not to publish any material, directly or indirectly, online". However, due to the Crown's decision in *Canadian Nationalist Party vs City Of Saskatoon, inpersonam* jurisdiction was forfeited on Feb. 9<sup>th</sup>, the week *prior* to executing the warrant. The Province Of Saskatchewan forfeited *inpersonam* jurisdiction over Travis Patron and the Canadian Nationalist Party on Feb. 9<sup>th</sup> when they neglected their religious liberty (*Gospels Of OAH SPE, Book Of Judgment*, Ch. 35, v. 1-9) to practice law within the dominion's courts *without* a license.

In their claim, the Canadian Nationalist Party stated that they were unconstitutionally excluded from the 43<sup>rd</sup> Federal Election when they were denied permission from the City Of Saskatoon to assemble on public property and communicate their electoral policies to general voters.

This claim was one of national importance, but the Province Of Saskatchewan refused to allow the Canadian Nationalist Party to represent themselves in the claim. This decision has resulted in forfeiture of *inpersonam* jurisdiction – something the Province Of Saskatchewan has failed to recover.

More recently, the Crown attempted to proceed against us in response to party propaganda originally published in June, 2019 entitled "*Beware The Parasitic Tribe*". The propaganda in question is a work of *spiritual piety*, not a criminal liability.

His Majesty The King not only has no right to adjudicate on such matters, but has used *special operational information* (section 8(1)(d), *Security Of Information Act*) to enforce the arbitrary imprisonment of Mr. Patron on political grounds recognized as impermissible under conventional international law: persecution of national identity.

Special operational information is considered a *munitions of war* when it is used to interfere with an essential public service (Canadian democracy) by forcefully removing the 'Nationalist' option from the electoral ballot in a manner which is prejudicial to the interests of the state (section 3(1)(d), *Security Of Information Act*).

Since these proceedings have been used to effect the arbitrary imprisonment of a federal party leader in excess of jurisdiction and because they have employed munitions of war (Info. #991149331) in order to restrict the liberty of our nation in contravention of a treaty currently in force (Magna Carta), they are prejudicial and represent a serious violation of the conventional international law.

### 3. Arbitrary Imprisonment & Unfair Trial

The Provincial Court of Saskatchewan (Justice Hinds) erroneously used this information during bail hearings on April 16<sup>th</sup>, 2021 as secondary grounds to apply a reverse onus on the accused and deny their release from custody.

The Federal Court has since refused to provide a copy of the related criminal complaint (PA-064277), something the accused is entitled to by law (section 12(1), *Privacy Act*), even though it was used in the decision to deny bail.

On December 2<sup>nd</sup>, 2021, the Province Of Saskatchewan's highest court refused to perform a review of jurisdictional error made in the decision by way of common law *habeas corpus*, a constitutional right enshrined in section 2(c)(iii) of the Canadian Bill of Rights (CACR3476).

The Province Of Saskatchewan then subjected Mr. Patron to an unfair trial (Info. #991153654) where they engaged in a malicious prosecution, fabricating evidence, refusing to recognize Mr. Patron as the defense lawyer on file, prohibiting us the ability to introduce or examine court exhibits that were shown to the jury, falsely testifying on the stand, obstructing us from cross-examining the complainants, all the while holding the accused arbitrarily in custody, denying access to important disclosure, and violating a release order that was agreed upon in the matter November 13<sup>th</sup>, 2019.

The Province Of Saskatchewan shortly thereafter subjected Mr. Patron to another unfair trial (Info. #90422879) where they pronounced a sentence against him (365 days incarceration + 1 year probation) without having the authority to put the matter to trial in the first place.

The Crown has not followed due process in either of these matters and thus has failed to secure a valid conviction.

The truth of the matter is that these proceedings have been conducted illegally and in excess of jurisdiction, having led directly to the de-registration of our political entity with Elections Canada through the unlawful use of force, thereby depriving our nation of democratic advocacy.

The nature of Mr. Patron's duties are significant here: he is a political entity entrusted with advocating national identity on behalf of Canada. From March 30<sup>th</sup>, 2021 – Feb. 8<sup>th</sup>, 2023, he was arbitrarily imprisoned at the Regina Provincial Correctional Center (RPCC).

Despite numerous requests, at no point during their incarceration was the federal party leader permitted to communicate publicly about the state of these affairs, but was instead transferred to a maximum security facility due to being "racist".

#### **4. Fraudulent Media**

The Canadian Broadcasting Corporation (CBC) is under an obligation pursuant section 3(1)(b) of the *Broadcasting Act* to provide a public service essential to the maintenance and enhancement of national identity and cultural sovereignty. Section 3(1)(m)(vi) additionally states that CBC's mandate is to be a publicly accessible media outlet dedicated to fostering a sense of "shared national identity and consciousness". However, the corporation refused to field inquiries from the accused while they were being held in custody, effectively preventing the public from being informed as to the state of their current affairs.

By refusing to allow Mr. Patron access to the press (section 1(f), *Canadian Bill of Rights*) in order to inform the public about the arbitrary state of their imprisonment, CBC has demonstrated that they are not only failing to uphold their articles of incorporation, but acting in a manner contrary to the public interest (*In The Belly Of The Beast*, a letter to Jacob Zehr, CBC Saskatoon Editor, Dec. 22<sup>nd</sup>, 2022).

#### **5. Violating Treaty of Magna Carta (1215)**

These proceedings have been conducted in violation of our ancestral treaty of *Magna Carta*, which was successfully invoked on March 23<sup>rd</sup>, 2001 and remains lawfully-binding upon the Crown over 8 centuries after it was sealed by the hand of King John of England, in the meadow of Runnymede, located between Windsor and Staines, on June 15<sup>th</sup>, 1215.

As agreed upon in the treaty, the English Church (contemporarily, the local branch of the Roman Catholic Church under Pope Innocent III) shall be free, having its rights undiminished and its liberties unimpaired (Clause 1). The accused in these matters is baptized and confirmed into the Roman Catholic Church. It is *imperative* that His Majesty uphold this treaty in regard to them, faithfully and without deceit (Clause 63).

This agreement must be honoured by the entire British Commonwealth.

#### **6. The Church Shall Be Free**

"Freedom must be the first political principle – the freedom to change any order that stands in the way of technological advance."

- *Lament for a Nation: The Defeat Of Canadian Nationalism*, George Grant, (1965)

In life the one thing we can be sure of is *change*. Change is the great constant. Everything transitions through cycles and seasons, even the law itself.

On behalf of the federal Canadian Nationalist Party, we are hereby informing the public, that the law of this dominion has *indeed* changed in a way which empowers the citizen to assume additional responsibility for their own fate and the well-being of their person.

Henceforth, no citizen of the realm is required to hold a "license" to practise law within the dominion's courts (*Gospels Of OAH SPE, Book Of Judgment*, Ch. 35, v. 1-9). The public is deemed sufficiently wise to determine whose claim is righteous and who is simply a pretender.

This is the divine will of God, as rendered in the ethereal heavens, for the resurrection of man.

Know that we, inspired by Jehovah, for the salvation of our soul and for the souls of our ancestors, to the honour of God, the exaltation of the holy church, and the better ordering of the dominion, are compelling the Crown to fulfill their public duty and observe such a religious liberty in good faith.

Judgment is rendered against the laws and governments of man in *all cases* where they prevent the liberty and choice of the citizen to their advocacy and knowledge.

## 7. Crimes Against Humanity Committed Against Our Nation

The Crown has incurred a criminal liability of *epic proportions* by the manner in which they have attempted to proceed against our constituency.

The Province Of Saskatchewan has committed **crimes against humanity** by directing attacks against our nation in furtherance of Prime Minister Justin Trudeau's policy to transition Canada into the world's "first post-national state". This is an explicitly anti-nationalist government policy (Nov. 2015 – present) that the Province Of Saskatchewan has evidently committed to by arbitrarily imprisoning and persecuting civilian citizens for advocating the political ideology of nationalism.

From the outset of our political campaign, our main policy has been to "maintain Canada's European-descended demographic majority" – an ethnicity that comprised approx. 97% of our population as recent as 1971.

The Government Of Canada has taken exception to this policy because it conflicts with their "post-national" agenda.

Under the *Crimes Against Humanity & War Crimes Act*, the persecution of our nation by arbitrarily imprisoning citizens for their lawful advocacy (*Beware The Parasitic Tribe*, June, 2019) in conjunction with a removal of those citizens from the protection of the law (*habeas corpus*) and a refusal to acknowledge that deprivation of freedom for a prolonged period of time (approx. 2 years) in furtherance to a state policy of becoming the world's first "post-national" country is considered an *attack* against our nation and a crime against humanity.

It is a fundamental violation of conventional international law (section 2(1)(a) of the *Crimes Against Humanity & War Crimes Act*), the treaty of Magna Carta, and the Rome Statute.

This is a criminal liability of *epic proportions* and one which carries *universal jurisdiction* to prosecute.

## 8. Judicial Lien – University Of Saskatchewan

As restitution for the aforesaid liability, the undersigned is hereby placing a judicial lien on the corporation (entity #101020149) known as the "University Of Saskatchewan" until the Province Of Saskatchewan is willing to publicly exonerate Mr. Patron and acknowledge that they have wrongfully deprived our nation of democratic advocacy by proceeding against us in an unconstitutional manner which has resulted in the 'Nationalist' option being removed from the electoral ballot (Elections Canada).

These proceedings have had a significantly adversarial effect on the public service of democracy to Canadian citizens. Our nation must be restored to its rightful place as a free and democratic society and the federal Nationalist Party Leader **exonerated**.

Henceforth, the University Of Saskatchewan, including all *terra mater*, is subject to a judicial lien pending redress made in these matters. We claim jurisdiction *in rem* over the University Of Saskatchewan. As of the date of this hereby notice, there exists nothing under the corporate name "University Of Saskatchewan" which is not now within our rightful stewardship.

This lien on the University Of Saskatchewan will remain in effect until the Crown complies in full with this writ.

# Affidavit Of Service

In matters between *His Majesty The King Of Saskatchewan & Travis Patron*  
(R. v Patron)

Province Of Saskatchewan, Dominion Of Canada, British Commonwealth

April 28<sup>th</sup>, 2023

Your Majesty,

Pursuant section 6(a) of the Criminal Code of Canada, we solemnly declare that this notice has been lawfully served on His Majesty The King under the *sign of the circle twice cut* and in the name of justice.

We do hereby affirm that the Canadian nation is founded on the supremacy of God, the inherent dignity of the human person, and the position of the family in a society of free men and free institutions which remain free only with respect for moral values, spiritual values, and the rule of law.

Signed and sworn upon with God as our witness this Friday, April 28<sup>th</sup>, 2023 in the City Of Saskatoon, Saskatchewan:

## **EXECUTOR:**

Travis M. Patron  
[Canadian Nationalist Party](#)

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*Alma Mater:* University Of Saskatchewan  
Bachelor Of Commerce (2013), Bachelor Of Arts (2014)

*Travis Patron*

## **RESPONDENT:**

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*sign of the circle twice cut*