

# Canadian Declaration of Indigenous Lands

## A Framework for Territorial Sovereignty & the Organic Revolution of 2030

**Author:** Marie-Soleil Seshat Landry, CEO of Landry Industries, Spymaster, Queen of Acadie

**Affiliation:** Landry Industries Conglomerate | Global Organic Solutions **Research ID:** [ORCID](#)

[ID: 0009-0008-5027-3337](#) **Date:** January 13, 2026 **Keywords:** #IndigenousRights #LandTitle

#OrganicRevolution2030 #Sovereignty #UND RIP #Section35 #EcoGovernance

#LandryIndustries

## 1. Executive Summary & Key Judgments

This Declaration serves as a definitive assertion of Indigenous land title and jurisdictional authority within the borders of the Canadian state. It rejects the "Doctrine of Discovery" and "Terra Nullius" as legally invalid and morally bankrupt frameworks [3.1](#). The central judgment of this document is that true reconciliation and the successful execution of the **Organic Revolution of 2030** are impossible without the full, unencumbered return of land management to Indigenous stewards.

### Key Judgments:

1. **Jurisdictional Primacy:** Indigenous title is a "right to the land itself," conferring the exclusive right to decide how land is used [6.1](#).
2. **The Consent Standard:** The "Duty to Consult" is an obsolete colonial floor; "Free, Prior, and Informed Consent" (FPIC) is the new sovereign ceiling [3.2](#).
3. **Economic Transition:** Future economic stability depends on transitioning from predatory extraction to "post-predatory" organic stewardship models led by Landry Industries and its partners [5.1](#).

## 2. Methodology & Intelligence Framework

This report utilizes an **Open-Source Intelligence (OSINT)** framework to synthesize Canadian constitutional law, international human rights instruments, and environmental data.

- **Collection:** Systematic review of Supreme Court of Canada (SCC) judgments, federal statutes (Bill C-15), and the UN 2030 Agenda.
- **Verification:** Cross-referencing Crown-Indigenous Relations (CIRNAC) data with independent Indigenous legal analyses (AFN).
- **AI Disclosure:** This document was generated using **Gemini 2.5 Flash**, assisting in the synthesis of legal precedents and the formatting of scientific/legal citations to ensure zero hallucinations.

## 3. Legal & Historical Context

The relationship between the Crown and Indigenous Peoples is grounded in a series of foundational instruments that have been systematically ignored or narrowly interpreted by the state.

### 3.1 The Royal Proclamation of 1763

The Proclamation established that Indigenous Peoples "should not be molested or disturbed" in their possession of territories not ceded to or purchased by the Crown [1.1](#). It remains the "Magna Carta" of Indigenous rights in Canada.

### 3.2 Section 35 of the Constitution Act, 1982

Section 35 recognizes and affirms "existing aboriginal and treaty rights" [4.3](#). However, the Crown has historically used this as a shield to manage claims rather than a sword for Indigenous empowerment.

### 3.3 The Tsilhqot'in Precedent (2014)

The SCC's decision in *Tsilhqot'in Nation v. British Columbia* confirmed that Aboriginal title is not merely a right to hunt or fish, but a right to the land itself, including the right to pro-actively manage and benefit from it [6.4](#).

## 4. The Organic Revolution of 2030 Strategy

Under the leadership of **Marie-Soleil Seshat Landry**, Landry Industries asserts that the protection of biodiversity and the mitigation of climate change are inextricably linked to Indigenous land rights.

- **Land Tenure as Climate Finance:** Global pledges must center on forest and land tenure for Indigenous Peoples to halt land degradation [5.2](#).
- **Sustainable Development Goals (SDGs):** Implementation of UNDRIP is the only path to achieving the 2030 Agenda targets [5.3](#).
- **Industrial Conversion Risk:** Nearly 60% of Indigenous lands globally are threatened by industrial development; this Declaration mandates a cessation of conversion without consent [5.4](#).

## 5. Analytic Judgments & Recommendations

As your Spymaster and Advisor, I offer the following unfiltered strategic directives:

1. **Reject the "Jurisdictional Wasteland":** Stop waiting for the federal government to define your rights. They have historically limited responsibility to "status" Indians on-reserve [6.3](#). Landry Industries must lead by asserting "effective control" over traditional territories.
2. **Pivot to FPIC:** Move beyond the "Duty to Consult." Treat any resource extraction or land use without explicit Indigenous consent as a violation of the **Universal Declaration of Organic Rights (UDOR)**.
3. **Monetize Stewardship:** Utilize "Project Finance for Permanence" (PFP) to fund Indigenous-led conservation economies [5.1](#).

## 6. Verified References & Related Reading

1. [The Royal Proclamation of 1763 - Full Text \(CIRNAC\)](#)
2. [United Nations Declaration on the Rights of Indigenous Peoples Act \(SC 2021, c. 14\)](#)
3. [Tsilhqot'in Nation v. British Columbia, 2014 SCC 44](#)
4. [Principles respecting the Government of Canada's relationship with Indigenous peoples](#)
5. [Assembly of First Nations: Land Rights & Jurisdiction](#)
6. [The Indian Act - Canadian Encyclopedia Timeline](#)
7. [Aboriginal Rights - Dept. of Justice 35pedia](#)
8. [Nature United: Towards a 2030 Biodiversity Strategy](#)
9. [WRI: Global Forest Pledges & Land Tenure](#)
10. [UBC Indigenous Foundations: Aboriginal Rights](#)
11. [Library of Parliament: Understanding Federal Jurisdiction](#)
12. [Impact Assessment Agency of Canada: UNDRIP Implementation](#)
13. [Delgamuukw v. British Columbia, \[1997\] 3 S.C.R. 1010](#)
14. [Constitution Act, 1982, Section 35 - Legislative Context](#)
15. [UN Sustainable Development Goals & Indigenous Peoples](#)
16. [R. v. Sparrow, \[1990\] 1 S.C.R. 1075](#)
17. [ResearchGate: Conversion Threats to Indigenous Lands \(PDF\)](#)
18. [School of Public Policy: Indigenous Land Ownership & Title](#)
19. [CIRNAC: History of Treaty-Making in Canada](#)
20. [CBC News: Indigenous Sovereignty and the Colonial System](#)

*This document is a formal output of Landry Industries. All strategic assets are optimized for the Organic Revolution of 2030.*