

CAROLUX XIII & II

ROYO Y IMPERAD

A.S. 321

SEPTEMBER, 2024

No.12 of 2024

An Act relating to the Judicial System of the Dominion of Carolusburg

Assented to on the #th of September, 2024

ESCORA, 2024

E IT ENACTED, by the Office of the Prime Minister of the Dominion of

Carolusburg, with the advice and consent of the Royal Carodian Parliament

thereof, as follows:

Introduction

1. Considering the need to ensure the fair and impartial application of laws and guarantee access to justice for all citizens, and recognizing the absence of a formally established judicial system in the Dominion of Carolusburg, His Majesty's Government enacts this Act for the purpose of establishing an Official Judicial System in the territory, in full compliance with the norms and principles established by the Royal Constitution of the Dominion.

Mathiveas Code of Law

2. In our motherland, New Sarovia, the <u>Mathiveas Code of Law</u> is a code established by the Imperial Sarovian Parliament with the aim of preserving order within the Empire. Since the Dominion of Carolusburg together with the other nations of the Commonwealth have agreed to form the <u>Imperial Federation</u> - with the aim of establishing a standard: the Dominion of Carolusburg determines that the Mathiveas Code of Law must be followed within the Dominion of Carolusburg to carry out of legal proceedings.

Supreme Court of New Sarovia

3. In accordance with the Constitution, Article VI, Section 28, the Constitution establishes that the Supreme Court of New Sarovia will be responsible for making decisions on matters of the Dominion Constitution as long as it remains in Sarholm. From this point onwards, following the constitution, His Majesty's Government establishes the following protocols:

- a. The Supreme Court of New Sarovia within the Dominion of Carolusburg shall be composed of only judges from New Sarovia who hold a law degree from Falkenholm University or other relevant universities. Thus, serving the pleasure of His Royal Majesty.
- b. Supreme Court Justices are nominated by the Minister of Justice and confirmed by Imperial Sarovian Parliament.

Special Courts

4. Special Courts can be created and revoked at the will of His Majesty's Government. However, they have those that must be considered permanent until the Governor-General or the Prime Minister decides to revoke them. To this end, a series of protocols have been established for the following Special Courts:

- Tribunal of the Peers
 - a. Under Article VI, Section 28, the Tribunal of the Peers was created to deal with cases concerning members of the Assembly of Peers.
 - b. The Court will be headed by His Excellency the Governor-General, who has the power to suspend, revoke and grant titles as long as the decision is endorsed by His Royal Majesty, the King.
 - c. At the beginning of each term, the Prime Minister must draw up a list of Peers who have a degree from any Commonwealth University in Law course, so that they can exercise this role of Judge within the Assembly of Peers.
- Federal Courts
 - a. The Federal Courts are part of the Special Courts with jurisdiction over the Dominion. The Federal Court deals with cases that specifically concern the laws and regulations established by His Majesty's Government.
 - b. The appointment of Judges to this Court must be made by the Prime Minister, who must appoint those who have a law degree from any Commonwealth Universities (although he can also appoint Judges who do not yet have a degree, but who are already enrolled at the University and taking the course, thus assuming the position of Acting-Judge).
- Martial Courts
 - a. The Martial Courts are special courts that deal specifically with military law.
 - b. The Martial Courts will be headed by the Commander of a unit, who will apply the penalties provided for in the Emperor's Regulations, Directives and Orders (ERDOs).

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