50th Anniversary of the June 1969 White Paper on Indian Policy

WHITE PAPER PROPOSALS

✓ Eliminate Indian Status.
✓ Dissolve the Department of Indian Affairs within 5 years.
✓ Abolish the Indian Act & remove Constitutional Reference to Indian & Indian Reserve Lands
✓ Convert reserve land to private property that can be sold by the band or its members.
✓ Transfer responsibility for Indian Affairs from the federal government to the province and integrate these services into those provided to other Canadian citizens.
✓ Provide transitional funding for economic development.
✓ Appoint a commissioner to end outstanding land claims and gradually terminate existing Treaties.

White Paper 2.0 – June 2019

JUSTIN TRUDEAU’S TWO-TRACK TERMINATION PLAN

✓ Eliminate Existing Legal & Political Distinctions and Status by Forcing the Original Indigenous Communities & Nations to sign Modern Termination Agreements Changing Indigenous Peoples’ into Ethnic Minorities (Indigenous-Canadians).
✓ Impose 10 Federal Principles to Recolonize the Original Indigenous Nations.
✓ Dissolve Department of Indian Affairs & Create 2 New Departments: One for Indian Act Bands (Indigenous Services) until Financially Forced to sign Modern Termination Agreements, & One for already compromised 4th Level “Indigenous Governments” (Crown-Indigenous Relations).
✓ Create New Federal “Recognition Tables” for Indigenous Peoples (First Nations, Metis, Inuit) to help Speed-Up Signing onto Modern Termination Agreements.
✓ Streamline the Federal “Inherent Right of Self-Government” & Comprehensive Land Claims Termination Policies into a new federal “Rights-Based” Termination Policy. This will be the New Policy for ALL “rights-based” negotiations (& Federal Interpretations of Historic Treaties, Section 35 & UNDRIP) with Indigenous Peoples (First Nations, Metis, Inuit) to define the Indigenous Peoples’ Right of Self-Determination within Canadian Domestic Law & Policy.

PRE-CONDITIONS TO NEGOTIATING MODERN TERMINATION AGREEMENTS

✓ Extinguishment (modification) of Aboriginal Title;
✓ Legal release of Crown liability for past violations of Aboriginal Title & Rights;
✓ Elimination of Indian Reserves by accepting lands as private property (fee simple);
✓ Removing on-reserve tax exemptions;
✓ Respect existing Private Lands/Third Party Interests (and therefore giving up Aboriginal Title territory without compensation);
✓ Acceptance of existing federal & provincial laws;
✓ Program funding on a formula basis being linked to own source revenue/taxation.