

People's Channel of the Tepoelan Board Act of 2023

- PER 26, CR34 People's Channel of the Tepoelan board Act of 2023

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(Reference Number: PER 26, CR34)

~ Act of ~

Tepoelan

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~ Preamble/Definition and Long Title & Short Title and both of the use of these titles of the People’s
Channel of the Tepoelan Board Act of 2023 ~

Affirming that all laws of Salanda that are to come shall be passed to be rigidly in line with the Constitution of Salanda (Basic Foundation Laws of Salanda), by resolution of the goodwill of the Chamber of Provincial Emissary of the Tepoelan, this Act of Tepoelan, the People’s Channel of the Tepoelan Board Act of 2023 shall have its preamble/definition and long title and short title and both the use of these titles be done in their appropriate ways with the preamble/definition and long title being summarised as: An Act of Tepoelan to create provision for setting up a board to approve People’s Channel of the Tepoelan proposed legislation before it goes to a public vote.

~ Section One - Board of the People’s Channel of the Tepoelan ~

[Clause One] - All bills that are put forward in the People’s Channel of the Tepoelan, in its appropriate sanctioned channels (i.e, the appropriate sanctioned channels of the People’s Channel

of the Tepoelan) are to be put forward to a board of the People's Channel of the Tepoelan that shall review and consider their worthiness before going to a public vote.

[Clause Two] - The board as aforementioned in Clause One, Section One of this Act of Tepoelan shall be able to consider the worthiness of bills proposed in the People's Channel of the Tepoelan for up to three days (which shall start from the moment the bill is proposed in the People's Channel of the Tepoelan but can be extended up to six days as shown in [Decision Three]) and once they are done reviewing and considering it shall be able to issue three decisions [Decision One] - to approve of a said proposed bill going to a public vote [Decision Two] - to reject of a said proposed bill going to a public vote [Decision Three] - to ask for an extension of three more days.

[Clause Three] - If [a] proposed bill/proposed bills in the People's Channel of the Tepoelan is [or are] given the decision of [Decision One] (by the board, aforementioned in Clause Two, Section One of this Act of Tepoelan) - it shall go to a public vote. If a proposed bill in the People's Channel of the Tepoelan is given [Decision Two] (by the board, aforementioned in Clause Two, Section One of this Act of Tepoelan) - it shall be rejected and have to repeat the process if the said proposed bill/proposed bills in that case want/wants to be passed. If a proposed bill in the People's Channel of the Tepoelan is given [Decision Three] (by the board, aforementioned in Clause Two, Section One of this Act of Tepoelan) - the proposed bill/proposed bills shall be given an extra three days of review bringing the total number of reviewed days up to six days where once the extension period of the extra three days shall have concluded, the proposed bill/proposed bills shall be given only [Decision One] and [Decision Two] (as aforementioned in Clause Two, Section One of this Act of Tepoelan) with no option of extension of which the final decision one whether to put the proposed bill/proposed bill of the People's Channel of the Tepoelan shall be given the final decisions of either [Decision One] and [Decision Two] as aforementioned in Clause Two, Section One of this Act of Tepoelan (though if the proposed bill/proposed bill is rejected it can reenter the process should it be found as such constitutionality viable with and aligned with the Constitution of Salanda (Basic Foundation Laws of Salanda)).

[Clause Four] - Any decisions as aforementioned in Clause Two, Section One of this Act of Tepoelan, shall become the final decision for any proposed bill/proposed bills in the People's Channel of the Tepoelan shall they meet the majority of members of the Board of the People's Channel of the Tepoelan that is set out by this Act of Tepoelan, shall those said members of the Board of the People's Channel of the Tepoelan advocate for that said decision (of which those said decisions are aforementioned in Clause Two, Section One of this Act of Tepoelan).

[Clause Five] - In the case that a vote on a decision is split in the Board of the People's Channel of the Tepoelan on a proposed bill/proposed bills being considered in the People's Channel of the Tepoelan, those said proposed bills [or a] proposed bill shall have to redo the process as outlined

by this Act of Tepoelan.

~ Section Two - Make up of the Board of the People's Channel of the Tepoelan ~

[Clause One] - The Board of the People's Channel of the Tepoelan shall consist of three or five board members, two or three shall represent the Government of Salanda and one or two shall represent the Opposition in Salanda, an Executive Order of Salanda can be made to determine if three or five members shall sit on the Board of the People's Channel of the Tepoelan.

[Clause Two] - The Board of the People's Channel of the Tepoelan can consist of Members of the Chamber of Provincial Emissary of the Tepoelan.

[Clause Three] - A Supreme Court of Salanda Justice, preferably the Chief Justice of the Supreme Court of Salanda though any other Supreme Court of Salanda justices can also review shall sit independently from the Board of the People's Channel of the Tepoelan to ensure that any proposed bill/proposed bills are in line with the Constitution of Salanda (Basic Foundation Laws of Salanda), if [a] proposed bill/proposed bills are struck down by the Justices on the Supreme Court of Salanda they must make their proposed bill/proposed bills in line with the Constitution of Salanda (Basic Foundation Laws of Salanda) and must redo the process as set out by this Act of Tepoelan's sections and clauses.

[Clause Four] - Membership on the Board of the People's Channel of the Tepoelan shall be divided accordingly based on political parties including those political parties or party in the Government of Salanda and those parties/party who are in the Opposition in Salanda, in the case that there is an extra parliamentary opposition or a dispute after a General Election of Salanda hindering a Government of Salanda and causing a hung Chamber of Provincial Emissary of the Tepoelan or a minority Government of Salanda or any other dispute among a party/parties in the Chamber of Provincial Emissary of the Tepoelan or any extra parliamentary disputes, the Supreme Court of Salanda shall handle those disputes and allocated Membership of the Board of the People's Channel of the Tepoelan based on its ruling/rulings from that/those Supreme Court of Salanda case/cases or dispute/disputes.

~ Section Three - Public Vote for the proposed bill/proposed bills of the People's Channel of the Tepoelan ~

[Clause One] - Shall a proposed bill/proposed bills be accepted by the Board of the People Channel of the Tepoelan it shall go to a public vote.

[Clause Two] - The public vote on a/those proposed bill/proposed bills shall last for a maximum of fourteen hours as set out by the Tepoelan Voting Act of 2022.

[Clause Three] - The public vote is exclusive to citizens of Salanda only and is optional to take part in.

[Clause Four] - The public vote shall consist of three decisions, Accept/Aye - Meaning the proposed bill/proposed bills should pass, this decision can be represented by a green tick, Reject/Nay - Meaning the proposed bill/proposed bills should not pass, this can be represented by a red x and Abstain - Meaning abstaining from the vote.

[Clause Five] - If the proposed bill/proposed bills are given the first decision on a majority after the public vote has closed mentioned in Clause Four, Section Three of this Act of Tepoelan that being the Accept decision, the proposed bill/proposed bills shall have passed and shall be granted Royal Assent and be signed and sealed (with the Royal Seal of Salanda) by the Incumbent Monarch of (the Kingdom of) Salanda and as such shall become law of Salanda. If the proposed bill/proposed bills are given decision two after the public vote has ended mentioned in Clause Four, Section Three of this Act of Tepoelan, the proposed bill/proposed bills shall not pass and be rejected and the party who presented them in the People's Channel of the Tepoelan must redo the process if they want another chance, the process being, the process that is set out by this Act of Tepoelan's sections and clauses. If the proposed bill/proposed bills gets the third decision in a majority after the public vote has closed mentioned in Clause Four, Section Three of this Act of Tepoelan, this decision shall not make an impact and the decision on the proposed bill/proposed bills shall be made on if whether the two other decisions on the proposed bill/proposed bills are in the majority of which those decisions are derived from Clause Four, Section Three of this Act of Tepoelan, however if abstain is in the scenario the only decision made the proposed bill/proposed bills shall not pass and shall be rejected as such and the party/parties (not necessarily referring to political parties but a party consisting of a person or persons) who presented the said proposed bill/proposed bills must redo the process of which the process is set out in this Act of Tepoelan's sections and clauses

[Clause Six] - If there is a split vote/a tie in the public vote on [a] proposed bill/proposed bills once the public vote has closed, the proposed bill/proposed bills shall not pass and shall be rejected as such and the party/parties (not necessarily referring to political parties but a party consisting of a

person or persons) who presented the proposed bill/proposed bills must redo the process set out by this Act of Tepoelan's sections and clauses.

~ Section Four - Miscellaneous parts of this Act of Tepoelan ~

[Clause One] - Only Citizens of Salanda can present proposed legislative bill/proposed legislative bills in the People's Channel of the Tepoelan, one must become a citizen of Salanda if they want to propose a potential legislative bill/potential legislative bills.

[Clause Two] - [A] proposed bill/Proposed bills shall be rejected automatically at any stage in this process if the Chamber of Provincial Emissary passes a law which is allowed constitutionally under the Constitution of Salanda (Basic Foundation Laws of Salanda) which is contradictory to a proposed bill in the People's Channel of the Tepoelan.

[Clause Three] If [a] proposed bill/proposed bill of the People's Channel of the Tepoelan is not in line with any parts of the law of Salanda, it shall be automatically rejected at any stage of the process set out by this Act of Tepoelan's sections and clauses, or if the Government of Salanda passes a proposed bill/proposed bills into law of Salanda or puts an Executive Order of Salanda into law of Salanda that is contradictory to [a] proposed bill/proposed bills going through the People's Channel of the Tepoelan, the proposed bill/proposed bills going through the People's Channel of the Tepoelan shall be automatically rejected regardless of which stage it/they are in and as such if the party/parties (not necessarily referring to political parties but a party consisting of a person or persons) want to have another chance they must make their proposed bill/proposed bills in line with the law of Salanda unless they want to repeal existing law of Salanda as well but whatever the situation they are deliberating on, they must redo the process that is set out by this Act of Tepoelan's sections and clauses.

[Clause Four] - If no decision is made on [a] proposed bill/proposed bills by the People's Channel of the Tepoelan board within the allocated time for those/a proposed bill/proposed bills they shall automatically expire and as such be rejected and have to redo the process.

[Clause Five] - The People's Channel of the Tepoelan Board can add amendments if approved by the party that has proposed the bill/bills, to add amendments to the proposed bill/proposed bills needs all 3 votes, if the party does not accept amendments they can withdraw proposed bill/proposed bills.

~ Section Five - Enforcement of this Act of Tepoelan ~

[Clause One] - Whereby it is declared that upon this Act of Tepoelan becoming Law of Salanda that the Government of Salanda shall be held solely responsible and accountable for the enforcement of this Act of Tepoelan in how it is enforced according to this Act of Tepoelan's sections.

~ Section Six - Entry of this Act of Tepoelan into Law of Salanda ~

[Clause One] - This Act of Tepoelan shall become effective as a law of Salanda upon the signing of this Act of Tepoelan after being passed by the Chamber of Provincial Emissary of the Tepoelan and as such this Act of Tepoelan shall become enforceable as a law of Salanda upon the Royal Seal of Salanda being placed upon this Act of Tepoelan.

~ Section Seven - Status of this Act of Tepoelan as part of the Law of Salanda ~

[Clause One] - This Act of Tepoelan cannot be repealed or amended by an Executive Order of Salanda and as such can only be repealed or amended by another Act of Tepoelan or by an Amendment to the Constitution of Salanda also known as the Basic Foundation Laws (of Salanda).

Signature of the Incumbent Monarch of (the Kingdom of) Salanda:

Reuben I, Incumbent Monarch of (the Kingdom of) Salanda. (Signed and sealed into law on 21 August 2023)