

PER 5, CR10 Attorney General of Salanda Act of 2023

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~ Definition ~

This Act of Tepoelan, by resolution of the Chamber of Provincial Emissary is to be defined as officially creating and setting up the Office of the Attorney General of Salanda which shall supersede and abolish the Justice Secretary of Salanda upon becoming Law of Salanda and also set up a framework of the purpose and roles and responsibilities of the Attorney General of Salanda.

□~ Section One – Appointing of an Attorney General of Salanda ~

The Attorney General of Salanda is to be appointed by the Prime Minister of Salanda who leads the Government of Salanda as part of the Government of Salanda as it sits in the Tepoelan (also pertaining to the Chamber of Provincial Emissary by this meaning that a formal announcement should be made in the Tepoelan, i.e., the upper house of the Tepoelan, the Chamber of Provincial Emissary) and can be replaced by a new Attorney General of Salanda at the Government of Salanda's pleasure at any time it wishes including times of urgency and need which includes what the Government of Salanda feels are times of urgency and need or if the Government of Salanda is unhappy with the Attorney General of Salanda's service to it, as such this means that if a new administration comes into office as the new Government of Salanda, they can replace the previous Government of Salanda's Attorney General of Salanda with a new Attorney General of Salanda as such this means that there shall be no fixed term for the Attorney General of Salanda under this Act of Tepoelan. Upon appointment as an Attorney General of Salanda, the Attorney General of Salanda shall be referred to by this style of title; 'The Fine Principled' [Insert Name], Attorney General of Salanda.

In times of deadlock in the Tepoelan (specifically pertaining to the Chamber of Provincial Emissary), there shall be no need for an Attorney General of Salanda. The Attorney General of Salanda does

not need to sit in the Chamber of Provincial Emissary with the rest of the Government of Salanda meaning they can be appointed from outside the Tepoelan, though they shall be brought into the Tepoelan, if wished by the Government of Salanda for a formal announcement as a guest of the Tepoelan, this as such also means that the Attorney General of Salanda can also be appointed from within the Tepoelan i.e., they sit in the Tepoelan (specifically pertaining to the Chamber of Provincial Emissary in this case. It is recommended that an Attorney General of Salanda know Law of Salanda beforehand though this is not required by this Act of Tepoelan.

If needed the Government of Salanda shall be able to appoint a Deputy Attorney General of Salanda who shall be appointed and/or removed/replaced with the same due process as above for the Attorney General of Salanda with a near same style of title with Deputy put appendix next to the word Attorney. The Deputy Attorney General of Salanda shall cover for the Attorney General of Salanda when required by the Government of Salanda under authorisation of the Prime Minister of Salanda or Deputy Prime Minister/s of Salanda when needed with their duties when required as stated above in this sentence being the same to the Attorney General of Salanda's duties which shall be stated in 'Section Two – Roles and Responsibilities' of this Act of Tepoelan, when there is a Deputy Attorney General of Salanda they shall report to the Attorney General of Salanda when required by the Government of Salanda under authorisation of the Prime Minister of Salanda or Deputy Prime Minister/s of Salanda when needed. This Act of Tepoelan does not require the Government of Salanda to appoint a Deputy Attorney General of Salanda.

The Government of Salanda is mandated by this Act of Tepoelan to always have an Attorney General of Salanda on hand to improve transparency public relations with the people of Salanda (i.e., Citizens of Salanda) as well as all observers of Salanda.

□~ Section Two – Roles and Responsibilities ~

The Attorney General of Salanda's duties as such are to represent the Government of Salanda only in court cases ranging from civil to criminal cases from the defendant or plaintiff perspectives (this includes institutions of the Government of Salanda and not just the Government of Salanda itself) in the judicial system of Salanda and any other nation's judicial system when required by the Government of Salanda of who the authorisation shall lie with the Prime Minister of Salanda and to argue the Government of Salanda's case out in the judicial system of Salanda or in any other nation's judicial system when required by the Government of Salanda of who the authorisation shall lie with the Prime Minister of Salanda whenever needed by the Government of Salanda, they shall also advise the Government of Salanda specifically the Prime Minister of Salanda as the principal advisor to the Prime Minister of Salanda on all legal matters that the Government of Salanda requests and is mandated to be advised on by the Attorney General of Salanda.

The Attorney General of Salanda shall also be required to publish reports to the public mainly pertaining to the public of Salanda but also as well to any other observers who are in Salanda or not in Salanda on their legal work for the Government of Salanda when unsealed by either the Chamber of Provincial Emissary or the People's Channel of the Tepoelan. The Attorney General of Salanda can also publish public reports on their thoughts on the Government of Salanda's legislation, however as capacity as the Attorney General of Salanda, they shall still have to represent the Government of Salanda in any courts of law when asked by the Government of Salanda pertaining to the Prime Minister of Salanda supportively.

□~ Section Three – Working Areas/Arrangements and Budgets ~□

The working area/s of the Attorney General of Salanda and if need be, the Deputy Attorney General of Salanda shall be set out by either house of the Tepoelan by appropriate legislation, no specific working area/s for now under this Act of Tepoelan shall be set out for the Attorney General of Salanda and if need be, the Deputy Attorney General of Salanda as it is not currently required by this Act of Tepoelan.

The budget of the Attorney General of Salanda and if need be, the Deputy Attorney General of Salanda shall be set out by either house of the Tepoelan by appropriate legislation and shall be included in the annual budget of Salanda that is usually passed on the 22nd of June.

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□~ Section Four – Entry of this Act of Tepoelan into Law of Salanda ~

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 law of Salanda upon the Royal Seal of Salanda being placed upon this Act of Tepoelan.

□~ Section Five – Status of this Act of Tepoelan ~

This Act of Tepoelan as an Act of Tepoelan cannot be repealed or amended by an Executive Order of Salanda as such and 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/Approval of the Prime Minister of (the Kingdom of) Salanda:

Samuel B, Prime Minister of (the Kingdom of) Salanda.

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

Reuben I, Incumbent Monarch of (the Kingdom of) Salanda.