

The Legislative Procedures Act [of 2025]

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Article One - Proposal Requirement

All new bills and constitutional amendments must be formally proposed by the Speaker of the Chamber of Provincial Emissary before being presented for debate and voting. Any bill or amendment introduced without the Speaker's formal proposal shall be considered invalid and void.

Article Two - Legislative Portal Requirement

All enacted bills and constitutional amendments must be uploaded to the official Legislation Portal before they take legal effect. Failure to upload a bill or amendment to the Legislation Portal shall render it invalid and unenforceable.

Article Three - Certification of Legislative Validity

Before a bill or amendment is enacted, it must receive certification from the Office of Legislative Affairs, confirming that it has undergone proper proposal, debate, voting, and publication in accordance with this Act. The certification process shall be overseen by the Speaker of the Chamber of Provincial Emissary.

Article Four - Enforcement of This Act

The Tepoelan shall have the authority to enforce this Act through appropriate legislation, ensuring that all proposed and enacted laws adhere to the procedural requirements outlined herein. Any governmental body found in violation of this Act shall be subject to review and corrective measures by the Supreme Court of Salanda.

Article Five - Interpretation and Judicial Oversight

The Supreme Court of Salanda shall have the power to interpret and oversee the implementation of this Act, ensuring fairness and compliance with the Constitution of Salanda (Basic Foundation Laws).

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 27 March 2025