

Letter of Notice from the 7th District Gespegawagi Mi'gmaq Government to Canada and CBSA for illegal deportation actions against John Wayne Harmon by Canada and the RCMP on our unceded Mi'gmaq and Maliseet Territories.

May 29, 2015

1. John Harmon is an American indigenous person invited by the Wabanaki Mi'gmaq, Maliseet Governments in their Ancestral territories what is now known as the Province of New Brunswick.

2. The said territory of the Wabanaki Mi'gmaq and Maliseet Nations has not been purchased by or ceded to the Crown within the meaning of the Royal Proclamation of 1763.

3. By operation of the said Proclamation, the said unceded territory is subject only to the Sovereignty, Possession, and Jurisdiction of the said inviting Wabanaki Mi'gmaq and Maliseet Governments.

4. Contrary to the Constitutional legislation and precedents, Canada and New Brunswick have assumed Sovereignty, Possession and Jurisdiction over the said Territory of the Wabanaki Mi'gmaq and Maliseet Aboriginal Nations, and correspondingly, their Courts have assumed the Governmental assumption to be valid and in consequence, both the recent Governments and Courts do ignore the Wabanaki Mi'gmaq and Maliseet Constitutional right of invitation.

5. Pursuant to the Doctrines of Constitutional Supremacy and secondly, the Doctrine of Per Incurriam that signifies "recently invented decisions" are subject to Original and Authoritative precedents. John Harmon's Wabanaki Mi'gmaq Maliseet Aboriginal Governments' invitation is paramount over the arrest and deportation procedures of Canada and New Brunswick which requires immediate and proper redress.

Yours We Remain,

Gary Metallic, Hereditary 7th District Chief, Gespegawagi,