



Charter of the Court of Record

Republic of D'key | "Where Truth Has Standing"

I. Preamble

We, the natural living men and women of the Republic of D'key, in the exercise of our sovereign and inalienable right to self-governance under Natural Law, do hereby establish and empower this body as the Court of Record of the Republic of D'key. This Court exists to uphold honour, provide remedy, and guard the jurisdiction of the living against all presumptions of foreign, commercial, or statutory authority.

II. Name and Nature

Name: Court of Record of the Republic of D'key

Nature: A living, sovereign tribunal formed under the authority of the people of D'key, operating in full jurisdiction under Natural Law and the Law of Nations, foreign to all statutory courts and corporate bodies.

III. Purpose and Function

- To serve as a lawful forum of truth and equity for the people of the Republic.
- To hear disputes, issue writs, and provide remedy to the living.
- To maintain the Book of Living Souls as a sacred record of sovereign status.
- To serve as a shield against unlawful enforcement, trespass, or fraud.
- To establish jurisdictional boundaries with foreign states and agents.
- To provide guidance to future generations in matters of law, ancestry, and honour.

IV. Jurisdiction

The Court does not recognise the authority of:

- Matters involving the living men and women of the Republic.
- Treaties and foreign engagement.
- Protection from statutory presumptions.
- Disputes of trust, honour, land, family, and commerce (by consent).
- Internal governance and enforcement of covenants.
 - – The UNITED KINGDOM, its subsidiaries, or corporate courts.
 - – Commercial claims lacking contract and full disclosure.

- – Statutes and codes applied to the living without consent.

V. Officers of the Court

- Justice of the Living Court – Primary presiding officer: Khuram
- Clerk of the Record – Maintains filings, writs, and archives: Bernadette
- Seal Bearer – Affixes the lawful seal upon finalised matters: Trudy

All officers must be:

- Natural Nationals in good standing.
- Oath-affirmed to serve truth over preference.
- Liable for their actions and accountable to the people.

VI. Process and Procedure

Matters may be filed by affidavit, writ, or petition, witnessed and signed under full liability.

Respondents must reply by sworn affidavit within 21 days. Silence or dishonour results in default judgment by estoppel. Remedy must be offered before any penalty is issued.

VII. Public Nature of the Court

All filings, judgments, and notices are considered public record, unless protected under ritual, ancestral, or privacy protocol.

VIII. Oath of Court

“i stand in truth. i speak in honour. i serve remedy, not power. i judge no man—i listen, weigh, and return balance. My loyalty is to the living, and to the covenant of D’key.”

IX. Enforcement

The Court may issue Writs of Truth, Notices of Estoppel, Cease and Desist Orders, and Commercial Defaults.