

It is known that the White Tribes of Europe forced the signing of an unconditional surrender of the Roman Empire on July 2<sup>nd</sup> 408 A.D. It is written that American Indian Tribal Leaders were present at the signing.

The purchase of territories by the white races from the white tribes had a treaty stipulation (in 1491 A.D., which was a treaty signed before Columbus) that is followed letter perfect to this day.

England was always considered to be the 2<sup>nd</sup> Rome, so as descendants of the Roman Empire (Rhomaikos) they were given the responsibility of fulfilling the articles of this treaty.

Here are a few known facts among government officials that deal directly with Indian issues:

I. Canada cannot pass legislation that could or would give a legal trail for a Tribal Member to become a citizen of Canada for the following reasons:

A. It would be a violation of a treaty stipulation that all civilized nations are bound by since  
February, 1491 A.D.

I It would violate the Te Deum filed with the International court in Hague, February 18<sup>th</sup>, 1493.

II It would violate Manifest Destiny, renewed in 1990.

III It would violate the basic International Laws that govern all civilized nations, such as  
Secundum Lunc Determinabantur (Bacon VI.88)

Assumption and usurpation of jurisdiction constitutes the crime of treason and must be addressed by the Tribe in whose territory the crime has been committed, as is consistent with International Law.

In all International Law, including today, Clan Mothers hold title to the territory of a nation, including the United States and Canada, both Indian and white.

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