CANADIAN HISTORY UNIT 4: CANADIAN IDENTITY

1982 – Present: The Charter of Rights and Our Identity Today

Patriation and Constitutional Reform

- Constitution Act,1982
 - Federal-provincial conferences
 - Quebec refusal to ratify
- Entrenchment of Charter of Rights and Freedoms

- 7 main categories:
 - Fundamental Freedoms
 - Democratic Rights
 - Mobility Rights
 - Legal Rights
 - Equality Rights
 - Official Language Rights
 - Minority Language Education Rights
- Aboriginal Rights



CANADIAN CHARTER OF RIGHTS AND FREEDOMS

supremacy of God and the rule of law:
Guarantee of Rights

Guarantee of Rights and Freedoms

The Canadian Charler of Rights and Freedoms guarantees the rights and freedoms set out in it subject only to such reasonable limits prescribed by law as can be demonstrably justified in a free and democratic society.

Whereas Canada is founded upon principles that recognize the

Fundamental Freedoms

a. Everyone has the following fundamental freedoms: (a) freedom of concience and religion: (b) freedom of thought, belief, opinion and expression, including freedom of the press and other media of communication; (c) freedom of peaceful assembly; and (d) freedom of association.

Democratic Rights

members of the House of Commons or of a legislative assembly and to be qualified for membership therein. 441 No House of Commons and no legislative assembly shall continue for longer than five years from the date fixed for the return of the wint sat a general election of its members. (2) In time of real of apprehended war, invasion or insurrection, a House of Commons may be continued by relainment and a legislative assembly may be continued by the legislative beyond five years if such continuation is not composed by the votes of more than one-third of the members of the House of Commons or the legislative assembly, as the case may be 5, There shall be a stitute of Parlament and of each legislative as least once every twelve months.

Mobility Rights

a. (a) Deep citizen of Canada has the right to enter, remain in and leave Canada, b) beep citizen of Canada has the represent who has the status of a permanent resident of Canada has the right (a) to move to and take up residence in any province, a) (b) to pursue the gining of a livelihood in any province, (c) The right specified in subsection (a) are subject to (a) any use or practices of general application in force in a province other than those that discriminate among persons primarily on the basis of province of present or previous residence; and (d) any laws providing for reasonable residency requirements as a qualification for the receipt of publicly provided social services, (s) subsections (c) and (d) do not preclude any law, program or activity that has as its object the amelioration in a province of conditions of land/usida in that province who are socially or economically disadvantaged if the rate of employment in that province is below the rate of employment in Canada.

Legal Rights







or omission, a constituted an offence under Canadan or international law or was criminal according to the peneral principles of law recognized by the community of nations; (b) if finally acquirted of the offence, not to be tried for it again and, if finally found guilty and pumbled for the offence, not to be tried or punished for it again and, if any and punished for the offence, not to be tried or punished for it again; and (b) if found guilty of the offence and if the punishement for the offence has been varied between the time of commission and the time of sentencing, to the benefit of the lesser punishement; a Neuropean between the continuous proceedings has the night not to be subjected to any cruel and unusual treatment or punishement; i. A winners who tentifies in any proceedings has the night not to be subjected to any cruel and unusual treatment or punishement; i. A winners who tentifies in any proceedings have night not to be subjected to any cruel and unusual treatment or punishement; i. A winners who tentifies in a proceeding has the night not to be subjected in the proceedings are understand or speak the language in which the proceedings are conducted or who is deaf has the right to the assistance of an interpreter.

Equality Rights

— s. Q. Every individual is equal before and under the law and has the right to the equal protection and equal benefit on the law without discrimination and, in particular, without discrimination based on race, national or ethnic origin, colour, religion, sex, age or mental or physical disability, (3) subsection (i) does not preclude any law, program or activity that has a its object the amelioration of conditions of disadvantaged individuals or group's including those that are disadvantaged because of race, national or ethnic origin, colour, religion, sex, age or mental or physical disability.

Official Languages of Canada

debates and other proceedings of

the legislature of New Brunswick, 18,

(1) The statutes, records and journals

ms (s. () English and French are the official languages of Canada and have equality of status and equal rights and privileges as to their use in all institutions of the Patiament and government of Canada. (s) English and French are the official languages of New Bumswick and have equality of status and equal rights and privileges as to their use in all institutions of the legislature and government of New Bumswick. (s) Nothing in this Charter limits the authority of Patiament or a legislature to advance the equality of status or use of English and French, so (1) The English Inquisits community and the French linguistic community with New Brunswick have equality of status and equal rights and privilege, and cold french linguistic community and the French linguistic community on New Brunswick have equality of status and equal rights and privileges, reaching the english of barriers of the New York of the Patiament of the Patiament of New Brunswick to preserve and affirmed, i. (s) Persymen have experienced from the New York of Patiament. (s) Persymen have equal to use English or French in any debates and other proceedings of Patiament. (s) Persymen have legislation of the Patiament.

of Parliament shall be printed and published in English and French and both language versions are equally authoritative. (2) The statutes, records and journals of the legislature of New Brunswick shall be printed and published in English and French and both language versions are equally authoritative. 19, (1) Either English or French may be used by any person in, or in any pleading n or process issuing from, any court established by Parliament. (2) Either English or French may be used by any person in, or in any pleading in or process issuing from, any court of New Brunswick. 20. (1) Any member of the public in Canada has the right to communicate with, and to receive available services from, any head or central office of an institution of the Parliament or government of Canada in English or French, and has the same right with respect to any other office of any such institution where (a) there is a significant demand for communications with and services from that office in such language; or (F) due to the nature of the office, it is reasonable that communications with and services from that office be available in both English and French. (2) Any member of the public in New Brunswick has the right to communicate with, and to receive available services from, any office of an institution of the legislature or government of New Brunswick in English or French. 21. Nothing in sections 16 to 20 abrogates or derogates from any right, privilege or obligation with respect to the English and French languages, or either of them, that exists or is continued by virtue of any other provision of the Constitution of Canada. 22. Nothing in sections 16 to 20 abrogates or derogates from any legal or customary right or privilege acquired or enjoyed either before or after the coming into force of this Charter with respect to any language that is not English or French.

Minority Language Educational Rights

and significant of Caruda (a) whose first language learned and still understood is that of the finglish or French linguistic minority population of the province in which they reside, or (β) who have received their pirmary school instruction in Caruda in finglish or French and reside in a prowince where the language in which they received that instruction is the language of the English or French and reside in a prowince where the language in which they received that instruction is the language of the English or French linguistic minority population of the province, have the right to have their children receive primary and secondary school instruction in that language in that province, [5] Citziens of Canada of whom any child has received or is receiving primary or secondary school instruction in the same language. (§) The right of or french in Canada, have the night to have all their children receive primary and secondary school instruction in the same language. (§) The right of the primary and secondary school instruction in the same language of the English or French in Canada, such contraction in the language of the English or French in Inquisite minority opulation of a province (a) applies wherever in the prowner the number of children of citzens who have such a right is

sufficient to warrant the provision to them out of public funds of minority language instruction; and (é) includes, where the number of those children so warrants, the right to have them receive that instruction in minority language educational facilities provided out of public funds.

Enforcement

24, (I) Anyone whose rights of freedoms, as guaranteed by this Charter, have been infringed or denied may apply to a court of competent just diction to obtain such remedy as the court considers appropriate and just in the circumstances; (I) Where, in proceedings under subsection (I), a court concludes that evidence was obtained in a manner than infringed or denied any rights of the edoorns guaranteed by this Charter, the evidence shall be excluded it is established that, having regard to all the circumstances, the admission of it in the proceedings would bring the administration of justice into discrepance.

General

Application of Charter

Citation

34. This Part may be cited as the Canadian Charter of Rights and Freedoms.

"We must now establish the basic principles, the basic values and beliefs which hild us together as Camadians so that begand our regional liquilities there is a way of life and a system of values which make us pound of the country that has given us such freedom and such immeasurable jou."



P.E. Trudney 1981

PATRIATION AND CONSTITUTIONAL REFORM

- Notwithstanding clause
- Issues of individual vs. collective rights
- Notable Challenges to Charter:
 - Abortion
 - Same Sex Marriages
 - Language rights
 - Gender equity
 - Minority issues (Turbans in the RCMP, kirpans in schools, hijab and soccer)
 - Detainment of citizens for security purposes (esp. post 9-11)





A MODERN PLURALISTIC SOCIETY

- Changing demographics
 - Ethnic and cultural diversity of immigrants and refugees
 - Rural-urban migration
 - Baby-boom and an aging population
- Canadian Identity
 - What is it????
- Rapidly changing technology
 - Impact on daily life in Canada